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## EXHIBIT D

EX-4.1 3 d497602\_ex4-1new.htm POOLING AND SERVICING AGREEMENT

STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.,

Depositor

LUMINENT MORTGAGE CAPITAL, INC.,

Sponsor

WELLS FARGO BANK, NATIONAL ASSOCIATION,

Master Servicer and Securities Administrator

and

HSBC BANK USA, NATIONAL ASSOCIATION,

Trustee

\_\_\_\_\_  
POOLING AND SERVICING AGREEMENT

Dated as of April 1, 2006

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LUMINENT MORTGAGE TRUST 2006-3  
MORTGAGE-PASS THROUGH CERTIFICATES, SERIES 2006-3

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POOLING AND SERVICING AGREEMENT, dated as of April 1, 2006, among STRUCTURED ASSET MORTGAGE INVESTMENTS II INC., a Delaware limited liability company, as depositor (the "Depositor"), LUMINENT MORTGAGE CAPITAL, INC., a Maryland corporation and real estate investment trust, (the "Sponsor"), WELLS FARGO BANK, NATIONAL ASSOCIATION, a national banking association, as master servicer (in such capacity, the "Master Servicer") and as securities administrator (in such capacity, the "Securities Administrator") and HSBC BANK USA, NATIONAL ASSOCIATION, a national banking association, as trustee (the "Trustee").

PRELIMINARY STATEMENT

The Depositor is the owner of the Trust Fund that is hereby conveyed to the Trustee in return for the Certificates.

REMIC I

As provided herein, the Securities Administrator, on behalf of the Trustee, will make an election to treat the segregated pool of assets consisting of Loan Group I and certain other related assets subject to this Agreement (other than the Basis Risk Shortfall Reserve Fund, the Final Maturity Reserve Account, the Corridor Contracts and any Prepayment Charge Waiver Amounts) as a REMIC (as defined herein) for federal income tax purposes, and such segregated pool of assets will be designated as "REMIC I." The Class R-1 Interest will represent the sole class of Residual Interests in REMIC I for purposes of the REMIC Provisions (as defined herein) under federal income tax law. The following table irrevocably sets forth the designation, the Uncertificated REMIC I Pass-Through Rate, the initial Uncertificated Principal Balance and, for purposes of satisfying Treasury Regulation Section 1.860G-1(a)(4)(iii), the "latest possible maturity date" for each of the REMIC I Regular Interests (as defined herein). None of the REMIC I Regular Interests will be certificated.

Designation	Initial Uncertificated Principal Balance	Uncertificated REMIC I Pass-Through Rate	Latest Possible Maturity Date <sup>(1)</sup>
A	\$ 182,626,992.46	(2)	May 2046
A-IO	\$ 5,283,787.10	(2)	May 2046
B	\$ 145,087,816.80	(2)	May 2046
B-IO	\$ 36,026,238.76	(2)	May 2046
P	\$ 100.00	0.00 %	May 2046

(1) For purposes of Section 1.860G-1(a)(4)(iii) of the Treasury regulations, the Distribution Date in the month following the maturity date for the Mortgage Loan in Loan Group I with the latest maturity date has been designated as the "latest possible maturity date" for each of the REMIC I Regular Interests.

(2) Calculated in accordance with the definition of "Uncertificated REMIC I Pass-Through Rate" herein.

REMIC II

As provided herein, the Securities Administrator, on behalf of the Trustee, will elect to treat the segregated pool of assets consisting of the REMIC I Regular Interests as a REMIC for federal income tax purposes, and such segregated pool of assets will be designated as "REMIC II". The Class R-2 Interest will be the sole class of Residual Interests in REMIC II for purposes of the REMIC Provisions. The following table irrevocably sets forth the designation, the Uncertificated REMIC II Pass-Through Rate, the initial Uncertificated Principal Balance and, for purposes of satisfying Treasury Regulation Section 1.860G-1(a)(4)(iii), the "latest possible maturity date" for each of the REMIC II Regular Interests (as defined herein). None of the REMIC II Regular Interests will be certificated.

Designation	Initial Uncertificated Principal Balance	Uncertificated REMIC II Pass-Through Rate	Latest Possible Maturity Date <sup>(1)</sup>
AA	\$ 180,822,169.21	(2)	May 2046
I-1A-1	\$ 504,540.00	(2)	May 2046
I-1A-2	\$ 252,270.00	(2)	May 2046
I-1A-3	\$ 84,090.00	(2)	May 2046
I-2A-1	\$ 486,290.00	(2)	May 2046
I-2A-2	\$ 243,145.00	(2)	May 2046
I-2A-3	\$ 81,050.00	(2)	May 2046
I-M-1	\$ 59,045.00	(2)	May 2046
I-M-2	\$ 36,900.00	(2)	May 2046
I-M-3	\$ 12,915.00	(2)	May 2046
I-B-1	\$ 21,220.00	(2)	May 2046
I-B-2	\$ 9,225.00	(2)	May 2046
I-B-3	\$ 24,910.00	(2)	May 2046
I-B-4	\$ 9,225.00	(2)	May 2046
ZZ	\$ 1,865,423.35	(2)	May 2046
P	\$ 100.00	0.00%	May 2046
IO	(3)	(2)	May 2046
1-Sub	\$ 1,973.08	(2)	May 2046
1-Grp	\$ 18,791.08	(2)	May 2046
2-Sub	\$ 1,901.71	(2)	May 2046
2-Grp	\$ 18,111.41	(2)	May 2046
XX	\$ 184,455,430.59	(2)	May 2046

(1) For purposes of Section 1.860G-1(a)(4)(iii) of the Treasury regulations, the Distribution Date in the month following the maturity date for the Mortgage Loan in Loan Group I with the latest maturity date has been designated as the "latest possible maturity date" for each of the REMIC II Regular Interests.

(2) Calculated in accordance with the definition of "Uncertificated REMIC II Pass-Through Rate" herein.

(3) For federal income tax purposes, REMIC II Regular Interest IO will not have an Uncertificated Principal Balance but will accrue interest on its uncertificated notional amount calculated in accordance with the related definition of "Uncertificated Notional Amount" herein.

REMIC III

As provided herein, the Securities Administrator, on behalf of the Trustee, will elect to treat the segregated pool of assets consisting of the REMIC II Regular Interests as a REMIC for federal income tax purposes, and such segregated pool of assets will be designated as "REMIC III". The Class R-3 Interest will be the sole class of Residual Interests in REMIC III for purposes of the REMIC Provisions. The following table irrevocably sets forth the designation, the Uncertificated REMIC III Pass-Through Rate, the initial Uncertificated Principal Balance and, for purposes of satisfying Treasury Regulation Section 1.860G-1(a)(4)(iii), the "latest possible maturity date" for each of the REMIC III Regular Interests (as defined herein). None of the REMIC III Regular Interests will be certificated.

Designation	Initial Uncertificated Principal Balance	Uncertificated REMIC III Pass-Through Rate	Latest Possible Maturity Date <sup>(1)</sup>
I-1A-1	\$ 100,908,000.00	(2)	May 2046
I-1A-2	\$ 50,454,000.00	(2)	May 2046
I-1A-3	\$ 16,818,000.00	(2)	May 2046
I-2A-1	\$ 97,258,000.00	(2)	May 2046
I-2A-2	\$ 48,629,000.00	(2)	May 2046
I-2A-3	\$ 16,210,000.00	(2)	May 2046
I-M-1	\$ 11,809,000.00	(2)	May 2046
I-M-2	\$ 7,380,000.00	(2)	May 2046
I-M-3	\$ 2,583,000.00	(2)	May 2046
I-B-1	\$ 4,244,000.00	(2)	May 2046
I-B-2	\$ 1,845,000.00	(2)	May 2046
I-B-3	\$ 4,982,000.00	(2)	May 2046
I-B-4	\$ 1,845,000.00	(2)	May 2046
I-B-IO	\$ 4,059,835.12	(2)(3)	May 2046
P	\$ 100.00	0.00%	May 2046
IO	(4)	(2)	May 2046

(1) For purposes of Section 1.860G-1(a)(4)(iii) of the Treasury regulations, the Distribution Date in the month following the maturity date for the Mortgage Loan in Loan Group I with the latest maturity date has been designated as the "latest possible maturity date" for each of the REMIC III Regular Interests.

(2) Calculated in accordance with the definition of "Uncertificated REMIC III Pass-Through Rate" herein.

(3) REMIC III Regular Interest I-B-IO will not accrue interest on its Uncertificated Principal Balance, but will accrue interest at its Uncertificated REMIC III Pass-Through Rate on its Uncertificated Notional Amount which shall equal the aggregate Uncertificated Principal Balance of the REMIC II Regular Interests other than REMIC II Regular Interest P

(4) For federal income tax purposes, REMIC III Regular Interest IO will not have an Uncertificated Principal Balance, but will have a notional amount equal to the Uncertificated Notional Amount of REMIC II Regular Interest IO.



REMIC IV

As provided herein, the Securities Administrator, on behalf of the Trustee, will make an election to treat the segregated pool of assets consisting of Loan Group II and certain other related assets subject to this Agreement (other than any Prepayment Charge Waiver Amounts) as a REMIC for federal income tax purposes, and such segregated pool of assets will be designated as "REMIC IV." The Class R-4 Interest will represent the sole class of Residual Interests in REMIC IV for purposes of the REMIC Provisions (as defined herein) under federal income tax law. The following table irrevocably sets forth the designation, the Uncertificated REMIC IV Pass-Through Rate, the initial Uncertificated Principal Balance and, for purposes of satisfying Treasury Regulation Section 1.860G-1(a)(4)(iii), the "latest possible maturity date" for each of the REMIC IV Regular Interests (as defined herein). None of the REMIC IV Regular Interests will be certificated.

Designation		Initial Uncertificated Principal Balance	Uncertificated REMIC IV Pass-Through Rate	Latest Possible Maturity Date <sup>(1)</sup>
1-Sub	\$	409.68	(2)	April 2036
1-Grp	\$	5,572.78	(2)	April 2036
2-Sub	\$	1,273.55	(2)	April 2036
2-Grp	\$	17,326.55	(2)	April 2036
3-Sub	\$	621.28	(2)	April 2036
3-Grp	\$	8,451.78	(2)	April 2036
XX	\$	313,477,386.57	(2)	April 2036

(1) For purposes of Section 1.860G-1(a)(4)(iii) of the Treasury regulations, the Distribution Date in the month following the maturity date for the Mortgage Loan in Loan Group II with the latest maturity date has been designated as the "latest possible maturity date" for each of the REMIC IV Regular Interests.

(2) Calculated in accordance with the definition of "Uncertificated REMIC IV Pass-Through Rate" herein.

REMIC V

As provided herein, the Securities Administrator, on behalf of the Trustee, will elect to treat the segregated pool of assets consisting of the REMIC IV Regular Interests as a REMIC for federal income tax purposes, and such segregated pool of assets will be designated as "REMIC V". The Class R-5 Interest will be the sole class of Residual Interests in REMIC V for purposes of the REMIC Provisions. The following table irrevocably sets forth the designation, the Uncertificated REMIC V Pass-Through Rate, the initial Uncertificated Principal Balance and, for purposes of satisfying Treasury Regulation Section 1.860G-1(a)(4)(iii), the "latest possible maturity date" for each of the REMIC V Regular Interests (as defined herein). None of the REMIC V Regular Interests will be certificated.

Designation		Initial Uncertificated Principal Balance	Uncertificated REMIC V Pass-Through Rate	Latest Possible Maturity Date <sup>(1)</sup>
II-1A-1	\$	47,535,000.00	(2)	April 2036
II-1A-2	\$	4,096,000.00	(2)	April 2036
II-2A-1	\$	147,795,000.00	(2)	April 2036
II-2A-2	\$	12,735,000.00	(2)	April 2036
II-3A-1	\$	72,093,000.00	(2)	April 2036
II-3A-2	\$	6,212,000.00	(2)	April 2036
II-B-1	\$	11,755,000.00	(2)	April 2036
II-B-2	\$	3,763,000.00	(2)	April 2036
II-B-3	\$	2,822,000.00	(2)	April 2036
II-B-4	\$	1,879,000.00	(2)	April 2036
II-B-5	\$	1,569,000.00	(2)	April 2036
II-B-6	\$	1,257,042.18	(2)	April 2036

(1) For purposes of Section 1.860G-1(a)(4)(iii) of the Treasury regulations, the Distribution Date in the month following the maturity date for the Mortgage Loan in Loan Group II with the latest maturity date has been designated as the "latest possible maturity date" for each of the REMIC V Regular Interests.

(2) Calculated in accordance with the definition of "Uncertificated REMIC V Pass-Through Rate" herein.

REMIC VI

As provided herein, the Securities Administrator, on behalf of the Trustee, will make an election to treat the segregated pool of assets consisting of the REMIC III Regular Interests and REMIC V Regular Interests as a REMIC for federal income tax purposes, and such segregated pool of assets will be designated as "REMIC VI." The Class R-6 Interest will represent the sole class of Residual Interests in REMIC VI for purposes of the REMIC Provisions.

The following table irrevocably sets forth the designation, Pass-Through Rate, Initial Certificate Principal Balance and, for purposes of satisfying Treasury Regulation Section 1.860G-1(a)(4) (iii), the "latest possible maturity date" for each class of Certificates and interests that represents one or more of the Regular Interests in REMIC VI created hereunder and the Class R Certificates.

Each Group I Offered Certificate, other than the Class I-2X Certificates, represents ownership of a Regular Interest in REMIC VI and also represents (i) the right to receive payments with respect to the related Basis Risk Shortfall Carry-Forward Amount (as defined herein) and (ii) the right to receive Final Maturity Excess Coupon Amounts (as defined herein). The entitlement to principal of the Regular Interest which corresponds to each such Group I Offered Certificate shall be equal in amount and timing to the entitlement to principal of such Certificate.

Class Designation	Initial Certificate Principal Balance	Pass-Through Rate	Latest Possible Maturity Date <sup>(1)</sup>
I-1A-1 <sup>(8)</sup>	\$100,908,000.00	(9)	May 2046
I-1A-2 <sup>(8)</sup>	\$50,454,000.00	(9)	May 2046
I-1A-3 <sup>(8)</sup>	\$16,818,000.00	(9)	May 2046
I-2A-1 <sup>(8)</sup>	\$97,258,000.00	(9)	May 2046
I-2A-2 <sup>(8)</sup>	\$48,629,000.00	(9)	May 2046
I-2A-3 <sup>(8)</sup>	\$16,210,000.00	(9)	May 2046
I-2X	(4)	(9)	May 2046
I-M-1 <sup>(8)</sup>	\$11,809,000.00	(9)	May 2046
I-M-2 <sup>(8)</sup>	\$7,380,000.00	(9)	May 2046
I-M-3 <sup>(8)</sup>	\$2,583,000.00	(9)	May 2046
I-B-1 <sup>(8)</sup>	\$4,244,000.00	(9)	May 2046
I-B-2 <sup>(8)</sup>	\$1,845,000.00	(9)	May 2046
I-B-3 <sup>(8)</sup>	\$4,982,000.00	(9)	May 2046
I-B-4 <sup>(8)</sup>	\$1,845,000.00	(9)	May 2046
I-B-IO	\$4,059,835.12	(2)	May 2046
Final Maturity IO Interest <sup>(12)</sup>	(11)	(10)	May 2046
P	\$100.00	(3)	May 2046
R	\$50.00	(3)	N/A
II-1A-1	\$47,535,000.00	(9)	April 2036
II-1A-2	\$4,096,000.00	(9)	April 2036
II-1X-1	(5)	(9)	April 2036
II-2A-1	\$147,795,000.00	(9)	April 2036
II-2A-2	\$12,735,000.00	(9)	April 2036
II-2X-1	(6)	(9)	April 2036
II-3A-1	\$72,093,000.00	(9)	April 2036
II-3A-2	\$6,212,000.00	(9)	April 2036
II-3X-1	(7)	(9)	April 2036
II-B-1	\$11,755,000.00	(9)	April 2036
II-B-2	\$3,763,000.00	(9)	April 2036
II-B-3	\$2,822,000.00	(9)	April 2036
II-B-4	\$1,879,000.00	(9)	April 2036
II-B-5	\$1,569,000.00	(9)	April 2036
II-B-6	\$1,257,042.18	(9)	April 2036

(1) For purposes of Section 1.860G-1(a)(4)(iii) of the Treasury regulations, the Distribution Date in the month following the maturity date for the Mortgage Loan in Loan Group I with the latest maturity date has been designated as the "latest possible maturity date" for each of the Group I Certificates that represents one or more Regular Interests in REMIC VI and the Final Maturity IO Interest, and the Distribution Date in the month following the maturity date for the Mortgage Loan in Loan Group II with the latest maturity date has been designated as the "latest possible maturity date" for each of the Group II Certificates that represents one or more of the Regular Interests in REMIC VI.

(2) The Class I-B-IO Certificate will not accrue interest on its Certificate Principal Balance, but will be entitled to 100% of the amount distributed on REMIC III Regular Interest I-B-IO.

(3) The Class P Certificates and Class R Certificates are not entitled to distributions in respect of interest.

(4) The Class I-2X Certificates do not have an initial Certificate Principal Balance. The Class I-2X Certificates have an initial Notional Amount equal to \$162,097,000.00, and for any subsequent Distribution Date the Class I-2X Certificates will have a Notional Amount equal to the aggregate Certificate Principal Balance of the Class I-2A Certificates. For federal income tax purposes, the Class I-2X Certificates will have a Notional Amount equal to the Uncertificated Principal Balance of REMIC III Regular Interests I-2A-1, I-2A-2 and I-2A-3.

(5) The Class II-1X-1 Certificates do not have an initial Certificate Principal Balance. The Class II-1X-1 Certificates have an initial Notional Amount equal to \$51,631,000.00, and for any subsequent Distribution Date the Class II-1X-1 Certificates will have a Notional Amount equal to the aggregate Certificate Principal Balance of the Class II-1A Certificates. For federal income tax purposes, the Class II-1X-1 Certificates will have a Notional Amount equal to the Uncertificated Principal Balance of REMIC V Regular Interests II-1A-1 and II-1A-2.

(6) The Class II-2X-1 Certificates do not have an initial Certificate Principal Balance. The Class II-2X-1 Certificates have an initial Notional Amount equal to \$160,530,000.00, and for any subsequent Distribution Date the Class II-2X-1 Certificates will have a Notional Amount equal to the aggregate Certificate Principal Balance of the Class II-2A Certificates. For federal income tax purposes, the Class II-2X-1 Certificates will have a Notional Amount equal to the Uncertificated Principal Balance of REMIC V Regular Interests II-2A-1 and II-2A-2.

(7) The Class II-3X-1 Certificates do not have an initial Certificate Principal Balance. The Class II-3X-1 Certificates have an initial Notional Amount equal to \$78,305,000.00, and for any subsequent Distribution Date the Class II-3X-1 Certificates will have a Notional Amount equal to the aggregate Certificate Principal Balance of the Class II-3A Certificates. For federal income tax purposes, the Class II-3X-1 Certificates will have a Notional Amount equal to the Uncertificated Principal Balance of REMIC V Regular Interests II-3A-1 and II-3A-2.

(8) This Class of Certificates represents ownership of a Regular Interest in REMIC VI. Any amount distributed on this Class of Certificates on any Distribution Date in excess of the amount distributable on the related Regular Interest in REMIC VI on such Distribution Date shall be treated for federal income tax purposes as having been paid from the Basis Risk Shortfall Reserve Fund or the Final Maturity Reserve Account, as applicable, all pursuant to and as further provided in Sections 4.10 and 5.08 hereof.

(9) Calculated in accordance with the definition of "Pass-Through Rate" herein. Each Regular Interest in REMIC VI which corresponds to a Group I Offered Certificate (other than the Class I-2X Certificates) will have the same Pass-Through Rate as such Certificate, except with respect to the Net Rate Cap. The Net Rate Cap for each such Regular Interest in REMIC VI and Certificate is specified in the definition of "Net Rate Cap".

(10) For federal income tax purposes, the Final Maturity IO Interest will not have a Pass-Through Rate, but will be entitled to 100% of the amount distributed on REMIC III Regular Interest IO.

(11) For federal income tax purposes, the Final Maturity IO Interest will not have an Uncertificated Principal Balance, but will have a notional amount equal to the Uncertificated Notional Amount of REMIC III Regular Interest IO.

(12) The Final Maturity IO Interest will be held as assets of the Final Maturity Reserve Account.

The Trust Fund shall be named, and may be referred to as, the "Luminent Mortgage Trust 2006-3." The Certificates issued hereunder may be referred to as "Mortgage Pass-Through Certificates Series 2006-3" (including for purposes of any endorsement or assignment of a Mortgage Note or Mortgage).

In consideration of the mutual agreements herein contained, the Depositor, the Master Servicer, the Securities Administrator, the Sponsor and the Trustee agree as follows:

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## ARTICLE I

## DEFINITIONS

## Section 1.01 Defined Terms.

Whenever used in this Agreement, the following words and phrases, unless the context otherwise requires, shall have the following meanings:

Accepted Master Servicing Practices: With respect to any Mortgage Loan, those customary mortgage servicing practices of prudent mortgage servicing institutions that master service mortgage loans of the same type and quality as such Mortgage Loan in the jurisdiction where the related Mortgaged Property is located, to the extent applicable to the Trustee or the Master Servicer (except in its capacity as successor to the related Servicer).

Accepted Servicing Practices: With respect to each EMC Mortgage Loan, those mortgage servicing practices (including collection procedures) that are in accordance with all applicable statutes, regulations and prudent mortgage banking practices for similar mortgage loans.

Account: The Distribution Account, Class P Certificate Account, the Basis Risk Shortfall Reserve Fund, the Final Maturity Reserve Account and any Protected Account.

Accrued Certificate Interest: With respect to any Group II Certificate for any Distribution Date, means an amount equal to the interest accrued during the related Interest Accrual Period at the applicable Pass-Through Rate on the Certificate Principal Balance or Notional Amount of such Certificate immediately prior to such Distribution Date less (i) in the case of a Group II Senior Certificate, such Certificate's share of (a) Net Interest Shortfalls and (b) after the applicable Cross-Over Date, the interest portion of any Realized Losses on the related Mortgage Loans and (ii) in the case of a Group II Subordinate Certificate, such Certificate's share of (a) Net Interest Shortfalls and (b) the interest portion of any Realized Losses on the related Mortgage Loans. The applicable Senior Percentage of Net Interest Shortfalls will be allocated among the Group II Senior Certificates in the related Subgroup in proportion to the amount of Accrued Certificate Interest that would have been allocated thereto in the absence of such shortfalls. The applicable Subordinate Percentage of Prepayment Interest Shortfalls and interest shortfalls resulting from the application of the Relief Act will be allocated among the Group II Subordinate Certificates in proportion to the amount of Accrued Certificate Interest that would have been allocated thereto in the absence of such shortfalls. Accrued Certificate Interest for the Group II Certificates is calculated on the basis of a 360-day year consisting of twelve 30-day months. No Accrued Certificate Interest will be payable with respect to any Class of Group II Certificates after the Distribution Date on which the outstanding Certificate Principal Balance of related certificate has been reduced to zero.

Actual Monthly Payment: For any Mortgage Loan and each Due Period, the actual monthly payments of principal and interest received during such month on such Mortgage Loan.

Additional Master Servicing Compensation: The meaning specified in Section 3.14.

Additional Disclosure: As defined in Section 3.18.

Additional Form 10-D Disclosure: As defined in Section 3.18.

Additional Form 10-K Disclosure: As defined in Section 3.18.

Adjustable Rate Certificate: The Class I-A, Class I-M and Class I-B Certificates.

Adjusted Rate Cap: With respect to each Distribution Date and the related Due Period, the sum of (i) the Scheduled Monthly Payments owed on the Group I Mortgage Loans for such Due Period less the related Servicing Fees and (ii) the Actual Monthly Payments received in excess of the Scheduled Monthly Payments, expressed as a per annum rate on the aggregate Stated Principal Balance of the Group I Mortgage Loans for such Due Period, and converted to an actual/360 basis.

Aggregate Subordinate Optimal Principal Amount: The sum of the Subordinate Optimal Principal Amounts for all Subgroups in Loan Group II.

Advance: An advance of delinquent payments of principal or interest in respect of a Mortgage Loan required to be made by the related Servicer in accordance with the related Servicing Agreement or by the Master Servicer as successor servicer as provided in Section 5.01(b) hereof.

Agreement: This Pooling and Servicing Agreement and any and all amendments or supplements hereto made in accordance with the terms herein.

Allocable Share: With respect to any Class of Group II Subordinate Certificates on any Distribution Date will generally equal such Class's pro rata share (based on the Certificate Principal Balance of each Class entitled thereto) of the Aggregate Subordinate Optimal Principal Amount; provided, however, that no Class of Group II Subordinate Certificates (other than the Class of Group II Subordinate Certificates outstanding with the lowest numerical designation) shall be entitled on any Distribution Date to receive distributions pursuant to clauses (2), (3) and (5) of the definition of Subordinate Optimal Principal Amount unless the Class Prepayment Distribution Trigger for the related Class is satisfied for such Distribution Date. Notwithstanding the foregoing, if on any Distribution Date the Certificate Principal Balance of any Class of Group II Subordinate Certificates for which the related Class Prepayment Distribution Trigger was satisfied on such Distribution Date is reduced to zero, any amounts distributable to such Class pursuant to clauses (2), (3) and (5) of the definition of Subordinate Optimal Principal Amount to the extent of such Class's remaining Allocable Share, shall be distributed to the remaining Classes of Group II Subordinate Certificates in reduction of their respective Certificate Principal Balances, sequentially, to the Group II Subordinate Certificates in the order of their numerical Class designations.

Amount Held for Future Distribution: As to any Distribution Date, the aggregate amount held in the related Servicer's Protected Accounts at the close of business on the immediately preceding Determination Date on account of (i) all Scheduled Monthly Payments or portions thereof received in respect of the Mortgage Loans due after the related Due Period and (ii) Principal Prepayments, Liquidation Proceeds and Insurance Proceeds received in respect of such Mortgage Loans after the last day of the related Prepayment Period.

AmNet: American Mortgage Network, Inc.

AmNet Mortgage Loans: Those Mortgage Loans subject to this Agreement which were purchased by the Seller from AmNet pursuant to the AmNet Sale Agreement.

AmNet Sale Agreement: The Mortgage Loan Sale Agreement dated as of April 25, 2006, among Luminent Mortgage Capital, Inc., Mercury Mortgage Finance Statutory Trust and Maia Mortgage Finance Statutory Trust and AmNet, as amended.

Annual Statement of Compliance: As defined in Section 3.16.

Applied Realized Loss Amount: With respect to any Distribution Date and the Adjustable Rate Certificates, the amount, if any, by which, the aggregate Certificate Principal Balance of the Adjustable Rate Certificates (after all related distributions of principal on such Distribution Date) exceeds the aggregate Stated Principal Balance of the related Mortgage Loans for such Distribution Date; provided, however, that an Applied Realized Loss Amount will not exist for a Class I-A Certificates unless the Certificate Principal Balances of the Group I Subordinate Certificates have been reduced to zero.

Appraised Value: With respect to any Mortgage Loan originated in connection with a refinancing, the appraised value of the Mortgaged Property based upon the appraisal made at the time of

such refinancing or, with respect to any other Mortgage Loan, the lesser of (x) the appraised value of the Mortgaged Property based upon the appraisal made by a fee appraiser at the time of the origination of the related Mortgage Loan, and (y) the sales price of the Mortgaged Property at the time of such origination.

Assignment Agreement: Shall mean any of the EMC Assignment Agreement, the IndyMac Assignment Agreement, the Paul Financial Assignment Agreement, the RFC Assignment Agreement or the Wells Fargo Assignment Agreement.

Assessment of Compliance: As defined in Section 3.17.

Attesting Party: As defined in Section 3.17.

Attestation Report: As defined in Section 3.17.

Available Funds: For any Distribution Date and each Subgroup included in Loan Group II, an amount which generally includes (1) all previously undistributed payments on account of principal (including the principal portion of Monthly Payments, Principal Prepayments and the principal amount of Net Liquidation Proceeds) and all previously undistributed payments on account of interest received after the Cut-Off Date and on or prior to the related Determination Date, in each case, from the Mortgage Loans in the related Subgroup, (2) any Advances and Compensating Interest Payments made by the Master Servicer or a related Servicer for such Distribution Date in respect of the Mortgage Loans in the related Subgroup, (3) any amounts reimbursed by the Master Servicer in connection with losses on certain eligible investments for the related Mortgage Loans and (4) any amount allocated from the Available Funds of another Subgroup in accordance with Section 5.04(b) (E) hereof, net of (x) fees payable to, and amounts reimbursable to, the Master Servicer, the servicers, the Securities Administrator, the Trustee and any custodian as provided in the Agreement and (y) investment earnings on amounts on deposit in the Distribution Account.

Bankruptcy Code: Title 11 of the United States Code.

Basis Risk Shortfall: For the Group I Offered Certificates and on any Distribution Date, the excess, if any of:

1. The amount of Current Interest that such Class would have been entitled to receive on such Distribution Date had the applicable Pass-Through Rate been calculated at a per annum rate equal to the lesser of (i) One-Month LIBOR plus the related Margin and (ii) 10.50%, over

2. The amount of Current Interest on such Class calculated using a Pass-Through Rate equal to the applicable Net Rate Cap for such Distribution Date.

Basis Risk Shortfall Reserve Fund: The separate trust account created and maintained by the Securities Administrator pursuant to Section 5.08 hereof.

Basis Risk Shortfall Reserve Fund Deposit: With respect to the Basis Risk Shortfall Reserve Fund, an amount equal to \$5,000, which the Depositor shall initially deposit into the Basis Risk Shortfall Reserve Fund pursuant to Section 5.08 hereof.

Basis Risk Shortfall Carry-Forward Amount: As of any Distribution Date for the Group I Offered Certificates, the sum of the Basis Risk Shortfall for such Distribution Date and the Basis Risk Shortfall Carry-Forward Amount for the previous Distribution Date not previously paid, together with interest thereon at a rate equal to the applicable Pass-Through Rate for the current Distribution Date.

Book-Entry Certificates: Any of the Certificates that shall be registered in the name of the Depository or its nominee, the ownership of which is reflected on the books of the Depository or on the books of a person maintaining an account with the Depository (directly, as a "Depository Participant", or indirectly, as an indirect participant in accordance with the rules of the Depository and as described in Section 6.06). As of the Closing Date, each Class of Offered Certificates constitutes a Class of Book-Entry Certificates.

Business Day: Any day other than (i) a Saturday or a Sunday, or (ii) a day on which banking institutions in The City of New York, New York, Minneapolis, Minnesota, Columbia, Maryland or the city in which the Corporate Trust Office of the Trustee or the principal office of the Master Servicer is located are authorized or obligated by law or executive order to be closed.

Certificate: Any one of the certificates of any Class executed and authenticated by the Securities Administrator in substantially the forms attached hereto as Exhibits A-1 through A-6.

Certificateholder or Holder: The person in whose name a Certificate is registered in the Certificate Register (initially, Cede & Co., as nominee for the Depository, in the case of any Book-Entry Certificates).

Certificate Owner: With respect to a Book-Entry Certificate, the Person that is the beneficial owner of such Book-Entry Certificate.

Certificate Principal Balance: With respect to any Class of Offered Certificates (other than the Interest Only Certificates) Residual Certificates and Class P Certificates and the Group II Non-Offered Certificates and any Distribution Date, is the original Certificate Principal Balance of such Class, plus, if applicable, the amount of any Net Deferred Interest allocated to such Class on the related Distribution Date and all previous Distribution Dates, less the sum of (i) all amounts in respect of principal distributed to such Class on previous Distribution Dates and (ii) the principal portion of all Realized Losses allocated prior to such Distribution Date to such Certificate, and, in the case of the Group II Certificates, taking account of the Loss Allocation Limitation; provided that, the Certificate Principal Balance of any Class of Certificates with the highest payment priority to which Realized Losses have been allocated shall be increased by the amount of any Subsequent Recoveries on the related Mortgage Loans received by the Master Servicer, but not by more than the amount of Realized Losses previously allocated to reduce the Certificate Principal Balance of that Certificate and, in the case of Loan Group I, not previously reimbursed to such Certificate as an Applied Realized Loss Amount. With respect to the Class I-B-IO Certificates and any Distribution Date, an amount equal to the Uncertificated Principal Balance of REMIC III Regular Interest I-B-IO.

Certificate Register: The register maintained pursuant to Section 6.02 hereof.

Class: All Certificates bearing the same Class designation as set forth in Section 6.01 hereof.

Class A Certificate: Any of the Class I-1A-1, Class I-1A-2, Class I-1A-3, Class I-2A-1, Class I-2A-2, Class I-2A-3, Class II-1A-1, Class II-1A-2, Class II-2A-1, Class II-2A-2, Class II-3A-1 and Class II-3A-2 Certificates.

Class B Certificates: Any of the Class I-B-1, Class I-B-2, Class I-B-3, Class I-B-4, Class II-B-1, Class II-B-2, Class II-B-3, Class II-B-4, Class II-B-5 and Class II-B-6 Certificates.

Class M Certificate: Any of the Class I-M-1, Class I-M-2 and Class I-M-3 Certificates.

Class I-A Certificates: Any of the Class I-1A Certificates and Class I-2A Certificates.

Class I-A Principal Distribution Amount: For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x) the aggregate Certificate Principal Balance of the Class I-A Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 26.25% and (ii) on or after the Distribution Date in April 2012, approximately 21.00%, and (II) the OC Floor.

Class I-1A Certificates: Any of the Class I-1A-1, Class I-1A-2 and Class I-1A-3 Certificates.

Class I-1A Corridor Contract: The interest rate corridor contract primarily for the benefit of the Class I-1A Certificates.

Class I-1A Principal Distribution Amount: The product of the Class I-1A Principal Distribution Amount and a fraction, the numerator of which is the Principal Funds for Subgroup I-1 for such Distribution Date and the denominator of which is the Principal Funds for both Subgroup I-1 and Subgroup I-2 for such Distribution Date.

Class I-2A Certificates: The Class I-2A-1, Class I-2A-2 and Class I-2A-3 Certificates.

Class I-2A Corridor Contract: The interest rate corridor contract primarily for the benefit of the Class I-2A Certificates.

Class I-2A Principal Distribution Amount: The product of the Class I-1A Principal Distribution Amount and a fraction, the numerator of which is the Principal Funds for Subgroup I-2 for such Distribution Date and the denominator of which is the Principal Funds for both Subgroup I-1 and Subgroup I-2 for such Distribution Date.

Class I-1A-1 Certificate: Any Certificate designated as a "Class I-1A-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-1A-1 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-1A-1 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-1A-2 Certificate: Any Certificate designated as a "Class I-1A-2 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-1A-2 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-1A-2 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-1A-3 Certificate: Any Certificate designated as a "Class I-1A-3 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-1A-3 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-1A-3 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-2A-1 Certificate: Any Certificate designated as a "Class I-2A-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-2A-1 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-2A-1 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-2A-2 Certificate: Any Certificate designated as a "Class I-2A-2 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-2A-2 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-2A-2 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-2A-3 Certificate: Any Certificate designated as a "Class I-2A-3 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-2A-3 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-2A-3 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-B Certificates: Any of the Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates.

Class I-B-1 Certificate: Any Certificate designated as a "Class I-B-1 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-B-1 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-B-1 Corridor Contract: The interest rate corridor contract primarily for the benefit of the Class I-B-1 Certificates.

Class I-B-1 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-B-1 Principal Distribution Amount: For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x) the Certificate Principal Balance of the Class I-B-1 Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group 1 as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the sum of (1) the aggregate Certificate Principal Balance of the Class I-A Certificates (after taking into account the payment of the Class A Principal Distribution Amounts for such Distribution Date), (2) the aggregate Certificate Principal Balance of the Class I-M-1 Certificates (after taking into account the payment of the Class I-M-1 Principal Distribution Amounts for such Distribution Date), (3) the aggregate Certificate Principal Balance of the Class I-M-2 Certificates (after taking into account the payment of the Class I-M-2 Principal Distribution Amounts for such Distribution Date), (4) the aggregate Certificate Principal Balance of the Class I-M-3 Certificates (after taking into account the payment of the Class I-M-3 Principal Distribution Amounts for such Distribution Date) and (5) the aggregate Stated Principal Balance of the group I mortgage loans as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 8.63% and (ii) on or after the Distribution Date in April 2012, approximately 6.90%, and (II) the OC Floor.

Class I-B-2 Certificate: Any Certificate designated as a "Class I-B-2 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-B-2 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

Class I-B-2 Corridor Contract: The interest rate corridor contract primarily for the benefit of the Class I-B-2 Certificates.

Class I-B-2 Pass-Through Rate: With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

Class I-B-2 Principal Distribution Amount: For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x) the Certificate Principal Balance of the Class I-B-2 Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group 1 as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the sum of (1) the aggregate Certificate Principal Balance of the Class I-A Certificates (after taking into account the payment of the Class A Principal Distribution Amounts for such Distribution Date), (2) the aggregate

Certificate Principal Balance of the Class I-M-1 Certificates (after taking into account the payment of the Class I-M-1 Principal Distribution Amounts for such Distribution Date), (3) the aggregate Certificate Principal Balance of the Class I-M-2 Certificates (after taking into account the payment of the Class I-M-2 Principal Distribution Amounts for such Distribution Date), (4) the aggregate Certificate Principal Balance of the Class I-M-3 Certificates (after taking into account the payment of the Class I-M-3 Principal Distribution Amounts for such Distribution Date), (5) the aggregate Certificate Principal Balance of the Class I-B-1 Certificates (after taking into account the payment of the Class I-B-1 Principal Distribution Amounts for such Distribution Date) and (6) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 7.38% and (ii) on or after the Distribution Date in April 2012, approximately 5.90%, and (II) the OC Floor.

**Class I-B-3 Certificate:** Any Certificate designated as a "Class I-B-3 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-B-3 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

**Class I-B-3 Corridor Contract:** The interest rate corridor contract primarily for the benefit of the Class I-B-3 Certificates.

**Class I-B-3 Pass-Through Rate:** With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

**Class I-B-3 Principal Distribution Amount:** For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x) the Certificate Principal Balance of the Class I-B-3 Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the sum of (1) the aggregate Certificate Principal Balance of the Class I-A Certificates (after taking into account the payment of the Class A Principal Distribution Amounts for such Distribution Date), (2) the aggregate Certificate Principal Balance of the Class I-M-1 Certificates (after taking into account the payment of the Class I-M-1 Principal Distribution Amounts for such Distribution Date), (3) the aggregate Certificate Principal Balance of the Class I-M-2 Certificates (after taking into account the payment of the Class I-M-2 Principal Distribution Amounts for such Distribution Date), (4) the aggregate Certificate Principal Balance of the Class I-M-3 Certificates (after taking into account the payment of the Class I-M-3 Principal Distribution Amounts for such Distribution Date), (5) the aggregate Certificate Principal Balance of the Class I-B-1 Certificates (after taking into account the payment of the Class I-B-1 Principal Distribution Amounts for such Distribution Date) (6) the aggregate Certificate Principal Balance of the Class I-B-2 Certificates (after taking into account the payment of the Class I-B-2 Principal Distribution Amounts for such Distribution Date) and (7) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 4.00% and (ii) on or after the Distribution Date in April 2012, approximately 3.20%, and (II) the OC Floor.

**Class I-B-4 Certificate:** Any Certificate designated as a "Class I-B-4 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-B-4 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

**Class I-B-4 Corridor Contract:** The interest rate corridor contract primarily for the benefit of the Class I-B-4 Certificates.

**Class I-B-4 Pass-Through Rate:** With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

**Class I-B-4 Principal Distribution Amount:** For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x) the Certificate Principal Balance of the Class I-B-4 Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the sum of (1) the aggregate Certificate Principal Balance of the Class I-A Certificates (after taking into account the payment of the Class A Principal Distribution Amounts for such Distribution Date), (2) the aggregate Certificate Principal Balance of the Class I-M-1 Certificates (after taking into account the payment of the Class I-M-1 Principal Distribution Amounts for such Distribution Date), (3) the aggregate Certificate Principal Balance of the Class I-M-2 Certificates (after taking into account the payment of the Class I-M-2 Principal Distribution Amounts for such Distribution Date), (4) the aggregate Certificate Principal Balance of the Class I-M-3 Certificates (after taking into account the payment of the Class I-M-3 Principal Distribution Amounts for such Distribution Date), (5) the aggregate Certificate Principal Balance of the Class I-B-1 Certificates (after taking into account the payment of the Class I-B-1 Principal Distribution Amounts for such Distribution Date) (6) the aggregate Certificate Principal Balance of the Class I-B-2 Certificates (after taking into account the payment of the Class I-B-2 Principal Distribution Amounts for such Distribution Date), (7) the aggregate Certificate Principal Balance of the Class I-B-3 Certificates (after taking into account the payment of the Class I-B-3 Principal Distribution Amounts for such Distribution Date) and (8) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 2.75% and (ii) on or after the Distribution Date in April 2012, approximately 2.20%, and (II) the OC Floor.

**Class I-B-IO Certificate:** Any Certificate designated as a "Class I-B-IO Certificate" on the face thereof, in the form of Exhibit A-4 hereto, representing the right to its Percentage Interest of distributions provided for the Class I-B-IO Certificates herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the obligation to pay Basis Risk Shortfall Carry-Forward Amounts and (iii) the obligation to pay Final Maturity Excess Coupon Amounts.

**Class I-B-IO Distribution Amount:** With respect to any Distribution Date, the sum of (i) the Current Interest for the Class I-B-IO Certificates for such Distribution Date, (ii) any Overcollateralization Release Amount for such Distribution Date and (iii) without duplication, any Subsequent Recoveries not distributed to the Group I Offered Certificates on such Distribution Date; provided, however that on any Distribution Date after the Distribution Date on which the Certificate Principal Balances of the Group I Offered Certificates have been reduced to zero, the Class I-B-IO Distribution Amount shall include the Overcollateralization Amount.

**Class I-M Certificates:** Any of the Class I-M-1, Class I-M-2 and Class I-M-3 Certificates.

**Class I-M-1 Certificate:** Any Certificate designated as a "Class I-M-1 Certificate" on the face thereof, in the form of Exhibit A-2 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-M-1 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

**Class I-M-1 Corridor Contract:** The interest rate corridor contract primarily for the benefit of the Class I-M-1 Certificates.

**Class I-M-1 Pass-Through Rate:** With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

**Class I-M-1 Principal Distribution Amount:** For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x) the Certificate Principal Balance of the Class I-M-1 Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the sum of (1) the aggregate Certificate Principal Balance of the Class I-A Certificates (after taking into account the payment of the Class A Principal Distribution Amounts for such Distribution Date) and (2) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 18.25% and (ii) on or after the Distribution Date in April 2012, approximately 14.60%, and (II) the OC Floor.

**Class I-M-2 Certificate:** Any Certificate designated as a "Class I-M-2 Certificate" on the face thereof, in the form of Exhibit A-2 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-M-2 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

**Class I-M-2 Corridor Contract:** The interest rate corridor contract primarily for the benefit of the Class I-M-2 Certificates.

**Class I-M-2 Pass-Through Rate:** With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

**Class I-M-2 Principal Distribution Amount:** For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x)

the Certificate Principal Balance of the Class I-M-2 Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the sum of (1) the aggregate Certificate Principal Balance of the Class I-A Certificates (after taking into account the payment of the Class A Principal Distribution Amounts for such Distribution Date), (2) the aggregate Certificate Principal Balance of the Class I-M-1 Certificates (after taking into account the payment of the Class I-M-1 Principal Distribution Amounts for such Distribution Date) and (3) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 13.25% and (ii) on or after the Distribution Date in April 2012, approximately 10.60%, and (II) the OC Floor.

**Class I-M-3 Certificate:** Any Certificate designated as a "Class I-M-3 Certificate" on the face thereof, in the form of Exhibit A-2 hereto, representing the right to the Percentage Interest of distributions provided for the Class I-M-3 Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI, (ii) the right to receive Basis Risk Shortfall Carry-Forward Amounts and (iii) the right to receive Final Maturity Excess Coupon Amounts.

**Class I-M-3 Corridor Contract:** The interest rate corridor contract primarily for the benefit of the Class I-M-3 Certificates.

**Class I-M-3 Pass-Through Rate:** With regard to any Distribution Date, the least of (a) One-Month LIBOR plus the related Margin (b) 10.50% per annum and (c) the related Net Rate Cap.

**Class I-M-3 Principal Distribution Amount:** For any Distribution Date on or after the Stepdown Date on which a Trigger Event is not in effect, an amount equal to the excess (if any) of (x) the Certificate Principal Balance of the Class I-M-3 Certificates immediately prior to such Distribution Date over (y) the lesser of (I) the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) over (b) the sum of (1) the aggregate Certificate Principal Balance of the Class I-A Certificates (after taking into account the payment of the Class A Principal Distribution Amounts for such Distribution Date), (2) the aggregate Certificate Principal Balance of the Class I-M-1 Certificates (after taking into account the payment of the Class I-M-1 Principal Distribution Amounts for such Distribution Date), (3) the aggregate Certificate Principal Balance of the Class I-M-2 Certificates (after taking into account the payment of the Class I-M-2 Principal Distribution Amounts for such Distribution Date) and (4) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after reduction for Realized Losses incurred during the related Prepayment Period) multiplied by (i) prior to the Distribution Date in April 2012, approximately 11.50% and (ii) on or after the Distribution Date in April 2012, approximately 9.20%, and (II) the OC Floor.

**Class I-2X Certificate:** Any Certificate designated as a "Class I-2X Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to its Percentage Interest of distributions provided for the Class I-2X Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class I-2X Pass-Through Rate:** With respect to the Class I-2X Certificates, a fixed rate equal to 1.000% per annum.

**Class P Certificate:** Any Certificate designated as a "Class P Certificate" on the face thereof, in the form of Exhibit A-5 hereto, representing the right to its Percentage Interest of distributions provided for the Class P Certificates as set forth herein and evidencing (i) a Regular Interest in REMIC VI and (ii) the right to receive Prepayment Charge Waiver Amounts.

**Class R Certificate:** Any Certificate designated as a "Class R Certificate" on the face thereof, in the form set forth in Exhibit A-6 hereto, evidencing the ownership of the Class R-1 Interest, Class R-2 Interest, Class R-3 Interest, Class R-4 Interest, Class R-5 Interest and Class R-6 Interest and representing the right to the Percentage Interest of distributions provided for the Class R Certificates as set forth herein.

**Class R Deposit:** The \$50 deposit into the Distribution Account by the Depositor on the Closing Date to pay the Class R Certificates in accordance with Section 5.04(a), which shall be included in the Subgroup I-1 Principal Distribution Amount.

**Class R-1 Interest:** The uncertificated Residual Interest in REMIC I.

**Class R-2 Interest:** The uncertificated Residual Interest in REMIC II.

**Class R-3 Interest:** The uncertificated Residual Interest in REMIC III.

**Class R-4 Interest:** The uncertificated Residual Interest in REMIC IV.

**Class R-5 Interest:** The uncertificated Residual Interest in REMIC V.

**Class R-6 Interest:** The uncertificated Residual Interest in REMIC VI.

**Class II-1A Certificate:** Any of the Class II-1A-1 Certificates and Class II-1A-2 Certificates.

**Class II-1A-1 Certificate:** Any Certificate designated as a "Class II-1A-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-1A-1 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-1A-1 Pass-Through Rate:** On or prior to the Distribution Date in February 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-1 minus 0.52187% per annum. On or after the Distribution Date in March 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-1. The Pass-Through Rate for the Class II-1A-1 Certificates for the first Interest Accrual Period is approximately 5.70000% per annum. For federal income tax purposes, the Class II-1A-1 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-1A-1 minus 0.52187% for any Distribution Date on or prior to the Distribution Date in February 2009, and (ii) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-1A-1 for any Distribution Date on or after the Distribution Date in March 2009.

**Class II-1A-2 Certificate:** Any Certificate designated as a "Class II-1A-2 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-1A-2 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-1A-2 Pass-Through Rate:** On or prior to the Distribution Date in February 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-1 minus 0.52187% per annum. On or after the Distribution Date in March 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-1. The Pass-Through Rate for the Class II-1A-2 Certificates for the first Interest Accrual Period is approximately 5.70000% per annum. For federal income tax purposes, the Class II-1A-2 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-1A-2 minus 0.52187% for any Distribution Date on or prior to the Distribution Date in February 2009, and (ii) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-1A-2 for any Distribution Date on or after the Distribution Date in March 2009.

**Class II-2A Certificate:** Any of the Class II-2A-1 Certificates and Class II-2A-2 Certificates.

**Class II-2A-1 Certificate:** Any Certificate designated as a "Class II-2A-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-2A-1 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-2A-1 Pass-Through Rate:** On or prior to the Distribution Date in February 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-2 minus 0.44082% per annum. On or after the Distribution Date in March 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-2. The Pass-Through Rate for the Class II-2A-1 Certificates for the first Interest Accrual Period is approximately 5.85000% per annum. For federal income tax purposes, the Class II-2A-1 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-2A-1

minus 0.44082% for any Distribution Date on or prior to the Distribution Date in February 2009, and (ii) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-2A-1 for any Distribution Date on or after the Distribution Date in March 2009.

**Class II-2A-2 Certificate:** Any Certificate designated as a "Class II-2A-2 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-2A-2 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-2A-2 Pass-Through Rate:** On or prior to the Distribution Date in February 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-2 minus 0.44082% per annum. On or after the Distribution Date in March 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-2. The Pass-Through Rate for the Class II-2A-2 Certificates for the first Interest Accrual Period is approximately 5.85000% per annum. For federal income tax purposes, the Class II-2A-2 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-2A-2 minus 0.44082% for any Distribution Date on or prior to the Distribution Date in February 2009, and (ii) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-2A-2 for any Distribution Date on or after the Distribution Date in March 2009.

**Class II-3A Certificate:** Any of the Class II-3A-1 Certificates and Class II-3A-2 Certificates.

**Class II-3A-1 Certificate:** Any Certificate designated as a "Class II-3A-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-3A-1 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-3A-1 Pass-Through Rate:** On or prior to the Distribution Date in February 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-3 minus 0.39493% per annum. On or after the Distribution Date in March 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-3. The Pass-Through Rate for the Class II-3A-1 Certificates for the first Interest Accrual Period is approximately 5.85000% per annum. For federal income tax purposes, the Class II-3A-1 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-3A-1 minus 0.39493% for any Distribution Date on or prior to the Distribution Date in February 2009, and (ii) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-3A-1 for any Distribution Date on or after the Distribution Date in March 2009.

**Class II-3A-2 Certificate:** Any Certificate designated as a "Class II-3A-2 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-3A-2 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-3A-2 Pass-Through Rate:** On or prior to the Distribution Date in February 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-3 minus 0.39493% per annum. On or after the Distribution Date in March 2009, a variable Pass-Through Rate equal to the weighted average of the Net Rates of the Mortgage Loans in Subgroup II-3. The Pass-Through Rate for the Class II-3A-2 Certificates for the first Interest Accrual Period is approximately 5.85000% per annum. For federal income tax purposes, the Class II-3A-2 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-3A-2 minus 0.39493% for any Distribution Date on or prior to the Distribution Date in February 2009, and (ii) the weighted average of the Uncertificated REMIC V Pass-Through Rate on REMIC V Regular Interest II-3A-2 for any Distribution Date on or after the Distribution Date in March 2009.

**Class II-B Certificate:** Any of the Class II-B-1, Class II-B-2, Class II-B-3, Class II-B-4, Class II-B-5, and Class II-B-6 Certificates.

**Class II-B Pass-Through Rate:** With regard to any Distribution Date, a variable pass-through rate equal to the weighted average of the weighted average of the Net Rates for all the Subgroups included in Loan Group II, weighted in proportion to the excess of the aggregate Stated Principal Balance of each such Subgroup over the aggregate Certificate Principal Balance of the Senior Certificates related to such Subgroup. The Pass-Through Rate for each class of Class II-B Certificates for the first Interest Accrual Period is approximately 6.26619% per annum. For federal income tax purposes, the Class II-B Certificates will bear interest at a rate equivalent to the foregoing, expressed as the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-B-1, II-B-2, II-B-3, II-B-4, II-B-5 and II-B-6.

**Class II-B-1 Certificate:** Any Certificate designated as a "Class II-B-1 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-B-1 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-B-2 Certificate:** Any Certificate designated as a "Class II-B-2 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-B-2 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-B-3 Certificate:** Any Certificate designated as a "Class II-B-3 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-B-3 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-B-4 Certificate:** Any Certificate designated as a "Class II-B-4 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-B-4 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-B-5 Certificate:** Any Certificate designated as a "Class II-B-5 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-B-5 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-B-6 Certificate:** Any Certificate designated as a "Class II-B-6 Certificate" on the face thereof, in the form of Exhibit A-3 hereto, representing the right to the Percentage Interest of distributions provided for the Class II-B-6 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-1X-1 Certificate:** Any Certificate designated as a "Class II-1X-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to its Percentage Interest of distributions provided for the Class II-1X-1 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-1X-1 Pass-Through Rate:** With respect to the Class II-1X-1 Certificates, on or prior to the Distribution Date in February 2009, a fixed Pass-Through Rate equal to 0.52187% per annum based on a notional amount equal to the aggregate Certificate Principal Balance of the Class II-1A Certificates. On or after the Distribution Date in March 2009, the Class II-1X-1 Certificates will not bear any interest and the Pass-Through Rate on the Class II-1X-1 Certificates will be equal to 0.00% per annum. For federal income tax purposes, the Class II-1X-1 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the excess, if any, of the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-1A-1 and II-1A-2, over (ii) (x) for any Distribution Date on or prior to the Distribution Date in February 2009, the excess, if any, of (A) the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-1A-1 and II-1A-2, over (B) 0.52187%, or (y) for any Distribution Date on or after the Distribution Date in March 2009, the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-1A-1 and II-1A-2.

**Class II-2X-1 Certificate:** Any Certificate designated as a "Class II-2X-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to its Percentage Interest of distributions provided for the Class II-2X-1 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-2X-1 Pass-Through Rate:** With respect to the Class II-2X-1 Certificates, on or prior to the Distribution Date in February 2009, a fixed Pass-Through Rate equal to 0.44082% per annum based on a notional amount equal to the aggregate Certificate Principal Balance of the Class II-2A Certificates. On or after the Distribution Date in March 2009, the Class II-2X-1 Certificates will not bear any interest and the Pass-Through Rate on the Class II-2X-1 Certificates will be equal to 0.00% per annum. For federal income tax purposes, the Class II-2X-1 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the excess, if any, of the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-2A-1 and II-2A-2, over (ii) (x) for any Distribution Date on or prior to the Distribution Date in February 2009, the excess, if any, of (A) the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-2A-1 and II-2A-2, over (B) 0.44082%, or (y) for any Distribution Date on or after the Distribution Date in March 2009, the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-2A-1 and II-2A-2.

**Class II-3X-1 Certificate:** Any Certificate designated as a "Class II-3X-1 Certificate" on the face thereof, in the form of Exhibit A-1 hereto, representing the right to its Percentage Interest of distributions provided for the Class II-3X-1 Certificates as set forth herein and evidencing a Regular Interest in REMIC VI.

**Class II-3X-1 Pass-Through Rate:** With respect to the Class II-3X-1 Certificates, on or prior to the Distribution Date in February 2009, a fixed Pass-Through Rate equal to 0.39493% per annum based on a notional amount equal to the aggregate Certificate Principal Balance of the Class II-3A Certificates. On or after the Distribution Date in March 2009, the Class II-3X-1 Certificates will not bear any interest and the Pass-Through Rate on the Class II-3X-1 Certificates will be equal to 0.00% per annum. For federal income tax purposes, the Class II-3X-1 Certificates will bear interest at the rates equivalent to the foregoing, expressed as (i) the excess, if any, of the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-3A-1 and II-3A-2, over (ii) (x) for any Distribution Date on or prior to the Distribution Date in February 2009, the excess, if any, of (A) the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-3A-1 and II-3A-2, over (B) 0.39493%, or (y) for any Distribution Date on or after the Distribution Date in March 2009, the weighted average of the Uncertificated REMIC V Pass-Through Rates on REMIC V Regular Interests II-3A-1 and II-3A-2.

**Class Prepayment Distribution Trigger:** A test, which shall be satisfied for a Class of Group II Subordinate Certificates for a Distribution Date if the fraction (expressed as a percentage), the numerator of which is the aggregate Certificate Principal Balance of such Class and each Class of Group II Subordinate Certificates subordinate thereto, if any, and the denominator of which is the Stated Principal Balances of all of the Mortgage Loans in Loan Group II as of the related Due Date, equals or exceeds such percentage calculated as of the Closing Date.

**Closing Date:** April 28, 2006.

**Code:** The Internal Revenue Code of 1986, including any successor or amendatory provisions.

**Compensating Interest:** An amount, not to exceed the Servicing Fee, to be deposited in the Distribution Account by the related Servicer to the payment of a Prepayment Interest Shortfall on a Mortgage Loan subject to this Agreement; provided that in the event the related Servicer fails to make such payment, the Master Servicer shall be obligated to do so to the extent provided in Section 5.02(b) hereof.

**Controlling Class Holder:** The Holder of the Class of Certificates with the lowest payment priority that is outstanding at any time with respect to the related Loan Group.

**Corporate Trust Office:** The designated office of the Trustee where at any particular time its corporate trust business with respect to this Agreement shall be administered, which office at the date of the execution of this Agreement is located at HSBC Bank USA, National Association, 452 Fifth Avenue, New York, New York 10018, Attention: Luminent Mortgage Trust 2006-3, or at such other address as the Trustee may designate from time to time.

**Corresponding Certificate:** With respect to each REMIC III Regular Interest and REMIC V Regular Interest, the Certificate with the corresponding designation.

**Corresponding Interest:** With respect to each REMIC II Regular Interest (other than REMIC II Regular Interests AA, ZZ, 1-Sub, 2-Sub, 1-Grp, 2-Grp, XX, IO and P), the REMIC III Regular Interest with the corresponding designation.

**Corridor Contracts:** The Class I-1A Corridor Contract, the Class I-2A Corridor Contract and the Subordinate Corridor Contracts, each dated as of April 28, 2006, between the Trustee and the Corridor Contract Provider.

**Corridor Contract Provider:** The corridor contract provider under the Corridor Contracts required to make payments to the Securities Administrator for payment to the Trust Fund pursuant to the terms of this Agreement, and any successor in interest or assign. Initially, the Corridor Contract Provider shall be Wachovia Bank, N.A.

**Coupon Strip:** For each Subgroup in Loan Group I and each Distribution Date beginning with the Distribution Date in May 2016 shall be an amount equal to the lesser of (a) the product of (i) 1.00%, (ii) the aggregate Stated Principal Balance as of the Due Date occurring in the month prior to such Distribution Date of the Mortgage Loans in such Subgroup with original terms to maturity in excess of 30 years and (iii) one-twelfth and (b) the product of (A) the excess of (i) the Final Maturity Reserve Account Target for such Distribution Date over (ii) the amount on deposit in the Final Maturity Reserve Account immediately prior to such Distribution Date and (B) a fraction, the numerator of which is equal to the aggregate Stated Principal Balance as of the Due Date occurring in the month prior to such Distribution Date of the Mortgage Loans in such Subgroup with original terms to maturity in excess of 30 years, and the denominator of which is equal to the aggregate Stated Principal Balance as of the Due Date occurring in the month prior to such Distribution Date of the Mortgage Loans in Loan Group I with original terms to maturity in excess of 30 years.

**Coupon Strip Rate:** For each Subgroup in Loan Group I and each Distribution Date beginning with the Distribution Date in May 2016, a fraction, expressed as a percentage, the numerator of which is equal to the Coupon Strip for such Subgroup, if any, payable to the Final Maturity Reserve Account on such Distribution Date, and the denominator of which is equal to the aggregate Stated Principal Balance of the Mortgage Loans in such Subgroup as of the Due Date occurring in the month prior to such Distribution Date.

**Credit Enhancement Percentage:** For any Distribution Date is the percentage obtained by dividing (x) the aggregate Certificate Principal Balance of the Group I Subordinate Certificates (including the Overcollateralization Amount) thereto by (y) the aggregate principal balance of the Mortgage Loans in Loan Group I, calculated after taking into account distributions of principal on the Mortgage Loans in Loan Group I and distribution of the Principal Distribution Amounts to the holders of the Group I Offered Certificates then entitled to distributions of principal on such Distribution Date.

**Cross-Over Date:** The Distribution Date on which the Certificate Principal Balances of the Group II Subordinate Certificates are reduced to zero.

**Cumulative Loss Test Violation:** If on any Distribution Date the aggregate amount of Realized Losses incurred on the Mortgage Loans in Loan Group I since the Cut-off Date through the last day of the related Due Period divided by the aggregate principal balance of the Mortgage Loans in Loan Group I as of the Cut-off Date exceeds the applicable percentages set forth below with respect to such Distribution Date:

Distribution Date Occurring in	Percentage
May 2008 through April 2009	0.20%
May 2009 through April 2010	0.50%
May 2010 through April 2011	0.90%
May 2011 through April 2012	1.30%
May 2012 through April 2013	1.80%
May 2013 and thereafter	2.00%

**Current Interest:** With respect to each class of Group I Offered Certificates, Class I-B-IO Certificates and Final Maturity IO Interest and each Distribution Date, the interest accrued at the applicable Pass-Through Rate for the applicable Interest Accrual Period on the Certificate Principal Balance or Notional Amount or Uncertificated Notional Amount of such class, or otherwise distributable thereto, plus any amount previously distributed with respect to interest for such Class that is recovered as a voidable preference by a trustee in bankruptcy reduced by, in the case of a Class I-A, Class I-M, Class I-B-IO or Class I-B Certificate, such Class's share of (x) any Net Deferred Interest allocated to that Class of Certificates, (y) the interest portion of any Realized Losses on the related Mortgage Loans allocated to that Class of Certificates and (z) any Prepayment Interest Shortfall to the extent not covered by Compensating Interest Payments and any shortfalls resulting from the application of the Relief Act, in each case to the extent allocated to such Class of Certificates as described in Section 1.02 hereof.

**Current Report:** The Current Report pursuant to Section 13 or 15(d) of the Exchange Act.

Custodial Agreement: An agreement, dated as of April 28, 2006, among the Depositor, the Seller, the Trustee, the Master Servicer and the Custodian in substantially the form of Exhibit J hereto.

Custodian: Wells Fargo Bank, National Association, or any successor custodian appointed pursuant to the provisions hereof and the Custodial Agreement.

Cut-off Date: The close of business on April 1, 2006.

Cut-off Date Principal Balance: As to any Mortgage Loan, the unpaid principal balance thereof as of the close of business on the Cut-off Date after application of all Principal Prepayments received prior to the Cut-off Date and scheduled payments of principal due on or before the Cut-off Date, whether or not received, but without giving effect to any installments of principal received in respect of Due Dates after the Cut-off Date.

Debt Service Reduction: With respect to any Mortgage Loan, a reduction by a court of competent jurisdiction in a proceeding under the Bankruptcy Code in the Scheduled Monthly Payment for such Mortgage Loan that became final and non-appealable, except such a reduction resulting from a Deficient Valuation or any other reduction that results in a permanent forgiveness of principal.

Deferred Interest: The amount of accrued interest on the Mortgage Loans, the payment of which is deferred and added to the principal balance of a Mortgage Loan due to the negative amortization feature.

Deficient Valuation: With respect to any Mortgage Loan, a valuation by a court of competent jurisdiction of the Mortgaged Property in an amount less than the then outstanding indebtedness under such Mortgage Loan, or any reduction in the amount of principal to be paid in connection with any Scheduled Monthly Payment that results in a permanent forgiveness of principal, which valuation or reduction results from an order of such court that is final and non-appealable in a proceeding under the Bankruptcy Code.

Definitive Certificates: As defined in Section 6.06.

Deleted Mortgage Loan: A Mortgage Loan replaced or to be replaced by a Replacement Mortgage Loan.

Delinquency Test Violation: If on any Distribution Date if the percentage obtained by dividing (x) the aggregate outstanding principal balance of Group I Mortgage Loans delinquent 60 days or more (including Mortgage Loans that are in foreclosure, have been converted to REO Properties or have been discharged by reason of bankruptcy) by (y) the aggregate outstanding principal balance of the Group I Mortgage Loans, in each case, as of the last day of the previous calendar month, exceeds (i) prior to the Distribution Date in May 2009, 26.67% of the Credit Enhancement Percentage and (ii) on or after the Distribution Date in May 2012, 33.33% of the Credit Enhancement Percentage.

Delinquent: A Mortgage Loan is "delinquent" if any payment due thereon is not made pursuant to the terms of such Mortgage Loan by the close of business on the day such payment is scheduled to be due. A Mortgage Loan is "30 days delinquent" if such payment has not been received by the close of business on the corresponding day of the month immediately succeeding the month in which such payment was due, or, if there is no such corresponding day (e.g., as when a 30-day month follows a 31-day month in which a payment was due on the 31st day of such month), then on the last day of such immediately succeeding month. Similarly for "60 days delinquent," "90 days delinquent" and so on.

Denomination: With respect to each Certificate, the amount set forth on the face thereof as the "Initial Principal Balance or initial notional amount of this Certificate".

Depositor: Structured Asset Mortgage Investments II Inc., a Delaware limited liability company, or its successor in interest.

Depository: The initial Depository shall be The Depository Trust Company ("DTC"), the nominee of which is Cede & Co., or any other organization registered as a "clearing agency" pursuant to Section 17A of the Securities Exchange Act of 1934, as amended. The Depository shall initially be the registered Holder of the Book-Entry Certificates. The Depository shall at all times be a "clearing corporation" as defined in Section 8-102(a)(5) of the Uniform Commercial Code of the State of New York.

Depository Agreement: With respect to the Class of Book-Entry Certificates, the agreement among the Depositor, the Trustee and the initial Depository, dated as of the Closing Date, substantially in the form of Exhibit H.

Depository Participant: A broker, dealer, bank or other financial institution or other Person for whom from time to time a Depository effects book-entry transfers and pledges of securities deposited with the Depository.

Determination Date: With respect to any Distribution Date, the 15th day of the month of such Distribution Date or, if such 15th day is not a Business Day, the immediately preceding Business Day.

Distribution Account: The separate Eligible Account created and maintained by the Securities Administrator pursuant to Section 4.08 in the name of the Trustee for the benefit of the Certificateholders and designated "Wells Fargo Bank, National Association, in trust for registered Holders of Structured Asset Mortgage Investments II Inc., Luminent Mortgage Trust 2006-3, Mortgage Pass-Through Certificates, Series 2006-3" shall be held in trust for the Certificateholders for the uses and purposes set forth in this Agreement.

Distribution Date: The 25th day of each calendar month after the initial issuance of the Certificates, or if such 25th day is not a Business Day, the next succeeding Business Day, commencing in May 2006.

Distribution Report: The Asset-Backed Issuer Distribution Report pursuant to Section 13 or 15(d) of the Exchange Act.

Due Date: As to any Mortgage Loan, the date in each month on which the related Scheduled Monthly Payment is due, as set forth in the related Mortgage Note.

Due Period: With respect to any Distribution Date, the period from the second day of the calendar month preceding the calendar month in which such Distribution Date occurs through close of business on the first day of the calendar month in which such Distribution Date occurs.

EDGAR: As defined in Section 3.18.

Eligible Account: Any of (i) an account or accounts maintained with a federal or state chartered depository institution or trust company, the long-term unsecured debt obligations and short-term unsecured debt obligations of which (or, in the case of a depository institution or trust company that is the principal subsidiary of a holding company, the debt obligations of such holding company, so long as Moody's is not a Rating Agency) are rated by each Rating Agency in one of its two highest long-term and its highest short-term rating categories respectively, at the time any amounts are held on deposit therein, or (ii) an account or accounts in a depository institution or trust company in which such accounts are insured by the FDIC (to the limits established by the FDIC) and the uninsured deposits in which accounts are otherwise secured such that, as evidenced by an Opinion of Counsel delivered to the Trustee and to each Rating Agency, the Certificateholders have a claim with respect to the funds in such account or a perfected first priority security interest against any collateral (which shall be limited to Permitted Investments) securing such funds that is superior to claims of any other depositors or creditors of the depository institution or trust company in which such account is maintained, or (iii) a trust account or accounts maintained with the corporate trust department of a federal or state chartered depository institution or trust company having capital and surplus of not less than \$50,000,000, acting in its fiduciary capacity or (iv) any other account acceptable to the Rating Agencies. Eligible Accounts may bear interest, and may include, if otherwise qualified under this definition, accounts maintained with the Trustee.

EMC: EMC Mortgage Corporation.



4. EMC Assignment Agreement: The Assignment, Assumption and Recognition Agreement, dated as of April 28, 2006, among the Sponsor, the Trustee and EMC, attached hereto as Exhibit R-

EMC Mortgage Loans: Those Mortgage Loans serviced by the EMC pursuant to the terms of the related Servicing Agreement.

EMC Servicing Agreement: That certain Amended and Restated Purchase, Warranties and Servicing Agreement, dated as of April 24, 2006, among the EMC Mortgage Corporation, Maia Mortgage Finance Statutory Trust, Luminent Mortgage Capital, Inc. and Mercury Mortgage Finance Statutory Trust, as amended.

ERISA: The Employee Retirement Income Security Act of 1974, as amended.

ERISA Restricted Certificates: Any of the Class P, Class I-B-IO, Class I-B-4, Class II-B-4, Class II-B-5, Class II-B-6 and Residual Certificates.

Event of Default: As defined in Section 8.01 hereof.

Excess Cashflow: With respect to any Distribution Date and Loan Group I, means the sum of (a) the Remaining Excess Spread for such Loan Group and (b) the Overcollateralization Release Amount for such Distribution Date.

Excess Liquidation Proceeds: To the extent not required by law to be paid to the related Mortgagor, the excess, if any, of any Liquidation Proceeds with respect to a Mortgage Loan over the Stated Principal Balance of such Mortgage Loan and accrued and unpaid interest at the related Mortgage Rate through the last day of the month in which the Mortgage Loan has been liquidated.

Excess Overcollateralization Amount: With respect to any Distribution Date, the excess, if any, of the Overcollateralization Amount over the Overcollateralization Target Amount.

Excess Spread: With respect to any Distribution Date, the excess, if any, of the Interest Funds for such Distribution Date over the sum of (i) the Coupon Strip, if applicable, (ii) the Current Interest on the Group I Offered Certificates and (iv) any Interest Carry Forward Amounts on the Group I Senior Certificates on such Distribution Date.

Exchange Act: Securities Exchange Act of 1934, as amended and the rules and regulations thereunder.

Exchange Act Reports: Any reports required to be filed pursuant to Section 3.18 of this Agreement.

Exemption: Prohibited Transaction Exemption 90-30, as amended from time to time.

Extra Principal Distribution Amount: With respect to any Distribution Date, an amount derived from Excess Spread equal to the lesser of (a) the excess, if any, of the Overcollateralization Target Amount for such Distribution Date over the Overcollateralization Amount for such Distribution Date and (b) the Excess Spread for such Distribution Date.

Fannie Mae: Fannie Mae (formally, Federal National Mortgage Association), or any successor thereto.

FDIC: The Federal Deposit Insurance Corporation, or any successor thereto.

Final Maturity Reserve Account: The separate account established and maintained by the Securities Administrator pursuant to Section 4.10 hereof. Amounts on deposit in the Final Maturity Reserve Account will not be an asset of any REMIC.

Final Maturity Excess Coupon Amount: As defined in Section 4.10 of this Agreement. For purposes of clarity, the Final Maturity Excess Coupon Amount for any Distribution Date shall equal the amount payable by the Trustee on such Distribution Date to Holders of the Group I Offered Certificates, other than the Class I-2X Certificates, (excluding any Basis Risk Shortfall Carry-Forward Amounts payable to such Certificates on such Distribution Date) in excess of the amount payable on the REMIC VI Regular Interests the ownership of which is represented by such Certificates on such Distribution Date, all as further provided in Section 4.10 hereof.

Final Maturity IO Interest: An uncertificated interest in the Trust Fund evidencing a Regular Interest in REMIC VI for purposes of the REMIC Provisions and held by the Trustee as an asset of the Final Maturity Reserve Account.

Final Maturity Reserve Account Deposit: With respect to the Final Maturity Reserve Account, an amount equal to \$5,000, which the Depositor shall initially deposit into the Final Maturity Reserve Account pursuant to Section 4.10 of this Agreement.

Final Maturity Reserve Account Target: For any Distribution Date beginning with the Distribution Date in May 2016, the lesser of (a) the product of (i) the aggregate Stated Principal Balance of the Group I Mortgage Loans with original terms to maturity in excess of 30 years as of the Due Date occurring in the month prior to such Distribution Date and (ii) a fraction, the numerator of which is 1.00 and the denominator of which is 0.85, and (b) \$4,414,578.

Final Recovery Determination: With respect to any defaulted Mortgage Loan or any REO Property (other than a Mortgage Loan or REO Property purchased by the Sponsor or its designee pursuant to or as contemplated by Section 2.03(c) or Section 10.01), a determination made by the applicable Servicer pursuant to the related Servicing Agreement that all Insurance Proceeds, Liquidation Proceeds and other payments or recoveries which such Servicer, in its reasonable good faith judgment, expects to be finally recoverable in respect thereof have been so recovered. The Master Servicer shall maintain records, based solely on information provided by each Servicer, of each Final Recovery Determination made thereby.

Final Scheduled Distribution Date: With respect to the Group I Certificates, May 2036, and with respect to the Group II Certificates, April 2036.

Fiscal Quarter: December 1 to February 29 (or the last day in such month), March 1 to May 31, June 1 to August 31, or September to November 30, as applicable.

Fitch: Fitch Inc.

Freddie Mac: Freddie Mac (formally, The Federal Home Loan Mortgage Corporation), or any successor thereto.

Global Certificate: Any Private Certificate registered in the name of the Depository or its nominee, beneficial interests in which are reflected on the books of the Depository or on the books of a Person maintaining an account with such Depository (directly or as an indirect participant in accordance with the rules of such depository).

Group I Certificates: The Group I Senior Certificates, Group I Subordinate Certificates, Class I-B-IO, Class P and Class R Certificates.

Group I Offered Certificate: The Group I Senior Certificates and Group I Subordinate Certificates.

Group I Senior Certificates: The Class I-1A, Class I-2A and Class I-2X Certificates.

Group I Subordinate Certificates: Any of the Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates.

Group I Sub-Trust: The portion of the Trust Fund allocated to Loan Group I.

Group II Certificates: The Group II Senior Certificates and Group II Subordinate Certificates.

Group II Interest Only Certificates: The Class II-1X-1, Class II-2X-1 and Class II-3X-1 Certificates.

Group II Non-Offered Certificate: Any of the Class II-B-4, Class II-B-5, Class II-B-Certificates.

Group II Offered Certificates: The Group II Senior Certificates and Group II Offered Subordinate Certificates.

Group II Offered Subordinate Certificates: The Class II-B-1, Class II-B-2 and Class II-B-3 Certificates.

Group II Senior Certificates: The Class II-1A, Class II-2A, Class II-3A and Group II Interest Only Certificates.

Group II Subordinate Certificates: The Class II-B-1, Class II-B-2, Class II-B-3, Class II-B-4, Class II-B-5 and Class II-B-6 Certificates.

Indemnified Persons: The Trustee, the Master Servicer, the Trust Fund and the Securities Administrator and their officers, directors, agents and employees and, with respect to the Trustee, any separate co-trustee and its officers, directors, agents and employees.

Individual Certificate: Any Private Certificate registered in the name of the Holder other than the Depository or its nominee.

IndyMac: IndyMac Bank, F.S.B.

IndyMac Assignment Agreement: The Assignment, Assumption and Recognition Agreement, dated as of April 28, 2006, among the Sponsor, the Trustee and IndyMac, attached hereto as Exhibit R-4.

IndyMac Loans: Those Mortgage Loans subject to this Agreement which were purchased by the Sponsor from IndyMac pursuant to the IndyMac Servicing Agreement.

IndyMac Servicing Agreement: That certain Flow Sale and Servicing Agreement, dated as of April 21, 2006, among Maia Mortgage Finance Statutory Trust, Luminent Mortgage Capital, Inc., Mercury Mortgage Finance Statutory Trust and the IndyMac Bank, F.S.B, as amended.

Initial Certificate Principal Balance: With respect to any Certificate, the Certificate Principal Balance of such Certificate or any predecessor Certificate on the Closing Date.

Insurance Policy: With respect to any Mortgage Loan included in the Trust Fund, any insurance policy or LPMI Policy, including all riders and endorsements thereto in effect with respect to such Mortgage Loan, including any replacement policy or policies for any Insurance Policies.

Insurance Proceeds: Proceeds paid in respect of the Mortgage Loans pursuant to any Insurance Policy or any other insurance policy covering a Mortgage Loan, to the extent such proceeds are payable to the mortgagee under the Mortgage, the related Servicer or the trustee under the deed of trust and are not applied to the restoration of the related Mortgaged Property or released to the Mortgagor in accordance with the procedures that the related Servicer would follow in servicing mortgage loans held for its own account.

Interest Accrual Period: For each Class of Group II Certificates and Class I-2X Certificates and for any Distribution Date, the calendar month preceding the month in which such Distribution Date occurs. For each Class of Group I Offered Certificates (other than the Class I-2X Certificates) and for any Distribution Date, the period commencing on the Distribution Date in the month preceding the month in which a Distribution Date occurs (or the Closing Date, in the case of the first Interest Accrual Period) and ending on the day immediately prior to such Distribution Date.

Interest Carry Forward Amount: With respect to each Class of Group I Offered Certificates and the first Distribution Date, zero, and for each Distribution Date thereafter, the sum of:

1. the excess of:

(a) Current Interest for such Class with respect to prior Distribution Dates, over

(b) the amount actually distributed to such Class with respect to interest on or after such prior Distribution Dates, and

2. interest on such excess (to the extent permitted by applicable law) at the applicable Pass-Through Rate for the related Interest Accrual Period including the Interest Accrual Period relating to such Distribution Date.

Interest Determination Date: Shall mean the second LIBOR Business Day preceding the commencement of each Interest Accrual Period.

Interest Funds: With respect to each of Subgroup I-1 and Subgroup I-2 any Distribution Date, the sum, without duplication, of:

1. all scheduled interest collected in respect of the related Mortgage Loans during the related Due Period, less the Servicing Fee and Master Servicing Fee, if any,

2. all Advances relating to interest on the related Mortgage Loans made by the related Servicer,

3. all Compensating Interest Payments with respect to the related Mortgage Loans,

4. Insurance Proceeds and Liquidation Proceeds received during the related Prepayment Period (or in the case of Subsequent Recoveries, during the related Due Period), to the extent such Liquidation Proceeds relate to interest, less all non-recoverable advances relating to interest and certain expenses, in each case, with respect to the Mortgage Loans in the related Subgroup,

5. the interest portion of proceeds from Mortgage Loans in the related Subgroup that were repurchased during the related Due Period,

6. the interest portion of the purchase price of the assets of the Trust allocated to the related Subgroup upon exercise by the Sponsor or its designee of its optional termination right, and

7. the amount of any Principal Prepayments in full, partial Principal Prepayments, Net Liquidation Proceeds, Repurchase Proceeds and scheduled principal payments, in that order, allocated to the related Subgroup that would otherwise have been included in the related Principal Funds for such Distribution Date that are applied in connection with any Deferred Interest in accordance with the definition of Net Deferred Interest,

minus

8. any amounts required to be reimbursed to Sponsor, the Depositor, the Master Servicer or the Trustee and allocated to the related Subgroup, pursuant to Sections 4.05 and 4.09 or as otherwise set forth in this Agreement.

Interest Only Certificates: The Class I-2X Certificates and the Group II Interest Only Certificates.

Interest Shortfall: With respect to any Distribution Date, means the aggregate shortfall, if any, in collections of interest (adjusted to the related Net Rates) on the Mortgage Loans in the related Loan Group resulting from (a) prepayments in full with respect to the related Loan Group received during the related Prepayment Period, (b) partial prepayments with respect to the related Loan Group received during the related Prepayment Period to the extent applied prior to the due date in the month of the Distribution Date and (c) interest payments on certain of the Mortgage Loans in the related Loan Group being limited pursuant to the provisions of the Relief Act or similar state or local laws.

Latest Possible Maturity Date: With respect to the Group I Certificates, the Distribution Date following the final scheduled maturity date of the Mortgage Loan in the portion of the Trust Fund consisting of Loan Group I having the latest scheduled maturity date as of the Cut-off Date, and with respect to the Group II Certificates, the Distribution Date following the final scheduled maturity date of the Mortgage Loan in the portion of the Trust Fund consisting of Loan Group II having the latest scheduled maturity date as of the Cut-off Date. For purposes of the Treasury regulations under Sections 860A through 860G of the Code, the latest possible maturity date of each Regular Interest issued by REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V and REMIC VI shall be the Latest Possible Maturity Date applicable to the portion of the Trust Fund related to each such REMIC.

LIBOR Business Day: Shall mean a day on which banks are open for dealing in foreign currency and exchange in London and New York City.

Liquidated Loan: With respect to any Distribution Date, a defaulted Mortgage Loan that has been liquidated through deed-in-lieu of foreclosure, foreclosure sale, trustee's sale or other realization as provided by applicable law governing the real property subject to the related Mortgage and any security agreements and as to which the related Servicer has made a Final Recovery Determination with respect thereto.

Liquidation Proceeds: Amounts, other than Insurance Proceeds, received in connection with the partial or complete liquidation of a Mortgage Loan, whether through trustee's sale, foreclosure sale or otherwise, or in connection with any condemnation or partial release of a Mortgaged Property and any other proceeds received with respect to an REO Property, less the sum of related unreimbursed Advances, Servicing Fees and Servicing Advances and all expenses of liquidation, including property protection expenses and foreclosure and sale costs, including court and reasonable attorneys fees.

Loan Group: Any of Loan Group I or Loan Group II.

Loan Group I: The Mortgage Loans included as part of Subgroup I-1 and Subgroup I-2 on the Mortgage Loan Schedule.

Loan Group II: The Mortgage Loans included as part of Subgroup II-1, Subgroup II-2 and Subgroup II-3 on the Mortgage Loan Schedule.

Loan-to-Value Ratio: The fraction, expressed as a percentage, the numerator of which is the original principal balance of the related Mortgage Loan and the denominator of which is the Appraised Value of the related Mortgaged Property.

Loss Allocation Limitation: The meaning specified in Section 5.05(e).

LPML Fee: Shall mean the fee payable to the insurer for each Mortgage Loan subject to an LPML Policy as set forth in such LPML Policy.

LPML Policy: A policy of mortgage guaranty insurance issued by an insurer meeting the requirements of Fannie Mae and Freddie Mac in which the related Servicer of the related Mortgage Loan is responsible for the payment of the LPML Fee thereunder from collections on the related Mortgage Loan. However, such LPML Policy is not applicable to this transaction.

Marker Rate: With respect to REMIC III Regular Interest I-B-IO and any Distribution Date, a per annum rate equal to two (2) times the weighted average of the Uncertificated REMIC II Pass-Through Rates for the REMIC II Regular Interests (other than REMIC II Regular Interests AA, I-Sub, I-Grp, 2-Sub, 2-Grp, XX, IO and P), with the rate on each such REMIC II Regular Interest (other than REMIC II Regular Interest ZZ) subject to a cap equal to the Uncertificated REMIC III Pass-Through Rate for the Corresponding Interest for the purpose of this calculation for such Distribution Date, and with the rate on REMIC II Regular Interest ZZ subject to a cap of zero for the purpose of this calculation; provided, however, that solely for this purpose, the related cap with respect to each REMIC II Regular Interest (other than REMIC II Regular Interests AA, ZZ, I-Sub, I-Grp, 2-Sub, 2-Grp, IO and P) shall be multiplied by a fraction, the numerator of which is 30 and the denominator of which is the actual number of days in the related Interest Accrual Period.

Margin: With respect to the Class I-1A-1, Class I-1A-2, Class I-1A-3, Class I-2A-1, Class I-2A-2, Class I-2A-3, Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates will be 0.200%, 0.250%, 0.310%, 0.210%, 0.260%, 0.310%, 0.380%, 0.400%, 0.420%, 0.580%, 0.600%, 1.750% and 2.100% per annum, respectively, provided that, after the first possible optional termination date, with respect to the Group 1 or Group 2 Mortgage Loans, as applicable, the related margin for the Class I-1A-1, Class I-1A-2, Class I-1A-3, Class I-2A-1, Class I-2A-2, Class I-2A-3, Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates will be 0.400%, 0.500%, 0.620%, 0.420%, 0.520%, 0.620%, 0.570%, 0.600%, 0.630%, 0.870%, 0.900%, 2.625% and 3.150% per annum, respectively.

Master Servicer: Wells Fargo Bank, National Association, in its capacity as master servicer, and its successors and assigns.

Master Servicing Compensation: The meaning specified in Section 3.14.

Master Servicing Information: As defined in Section 3.18(c).

Maximum Uncertificated Accrued Interest Deferral Amount: With respect to any Distribution Date, the excess of (i) accrued interest at the Uncertificated REMIC II Pass-Through Rate applicable to REMIC II Regular Interest ZZ for such Distribution Date on a balance equal to the Uncertificated Principal Balance of REMIC II Regular Interest ZZ minus the REMIC II Overcollateralization Amount, in each case for such Distribution Date, over (ii) the Uncertificated Accrued Interest on each REMIC II Regular Interest for which a REMIC III Regular Interest is a Corresponding Interest for the purpose of this calculation for such Distribution Date, with the rate on each such REMIC II Regular Interest subject to a cap equal to the Uncertificated REMIC III Pass-Through Rate for the Corresponding Interest; provided, however, that solely for this purpose, the related cap with respect to each REMIC II Regular Interest for which a REMIC III Regular Interest is a Corresponding Interest shall be multiplied by a fraction, the numerator of which is 30 and the denominator of which is the actual number of days in the related Accrual Period.

MERS: Mortgage Electronic Registration Systems, Inc., a corporation organized and existing under the laws of the State of Delaware, or any successor thereto.

MERS® System: The system of recording transfers of Mortgages electronically maintained by MERS.

MIN: The Mortgage Identification Number for Mortgage Loans registered with MERS on the MERS® System.

MOM Loan: With respect to any Mortgage Loan, MERS acting as the mortgagee of such Mortgage Loan, solely as nominee for the originator of such Mortgage Loan and its successors and assigns, at the origination thereof.

Monthly Payments: For any Mortgage Loan and any month, the scheduled payment or payments of principal and interest due during such month on such Mortgage Loan which either is payable by a mortgagor in such month under the related Mortgage Note or in the case of any Mortgaged Property acquired through foreclosure or deed in lieu of foreclosure, would otherwise have been payable under the related Mortgage Note.

Monthly Statement: The statement delivered pursuant to Section 5.06.

Moody's: Moody's Investors Service, Inc.

Mortgage: The mortgage, deed of trust or other instrument creating a first lien on or first priority ownership interest in an estate in fee simple in real property securing a Mortgage Note.

Mortgage File: The mortgage documents listed in Section 2.01 hereof pertaining to a particular Mortgage Loan and any additional documents delivered to the Trustee or Custodian on its behalf to be added to the Mortgage File pursuant to this Agreement.

Mortgage Loans: Such of the Mortgage Loans transferred and assigned to the Trustee pursuant to the provisions hereof, as from time to time are held as a part of the Trust Fund (including any REO Property), the mortgage loans so held being identified in the Mortgage Loan Schedule, notwithstanding foreclosure or other acquisition of title of the related Mortgaged Property. Any mortgage loan that was intended by the parties hereto to be transferred to the Trust Fund as indicated by such Mortgage Loan Schedule which is in fact not so transferred for any reason including, without limitation, a breach of the representation contained in Section 2.03(b)(v) hereof, shall continue to be a Mortgage Loan hereunder until the Purchase Price with respect thereto has been paid to the Trust Fund.

Mortgage Loan Purchase Agreement: Shall mean the Mortgage Loan Purchase Agreement, dated as of April 28, 2006, among the Sponsor, Maia Mortgage Finance Statutory Trust, as seller and the Depositor, as purchaser.

Mortgage Loan Purchase Price: The price, calculated as set forth in Section 10.01, to be paid in connection with the repurchase of the Mortgage Loans pursuant to Section 10.01.

Mortgage Loan Schedule: The list of Mortgage Loans (as from time to time amended by the Master Servicer to reflect the deletion of Deleted Mortgage Loans and the addition of Replacement Mortgage Loans pursuant to the provisions of this Agreement) transferred to the Trustee as part of the Trust Fund and from time to time subject to this Agreement, the initial Mortgage Loan Schedule being attached hereto as Exhibit B, setting forth the following information with respect to each Mortgage Loan:

- (i) the loan number;
- (ii) the Loan Group;
- (iii) the Mortgage Rate in effect as of the Cut-off Date;
- (iv) the Servicer, the Servicing Fee Rate;
- (v) the LPMI Fee, if applicable;
- (vi) the Net Rate in effect as of the Cut-off Date;
- (vii) the maturity date;
- (viii) the original principal balance;
- (ix) the Cut-off Date Principal Balance;
- (x) the original term;
- (xi) the remaining term;
- (xii) the property type; and
- (xiii) the MIN with respect to each Mortgage Loan.

Such schedule shall also set forth the aggregate Cut-off Date Principal Balance for all of the Mortgage Loans in each Loan Group.

Mortgage Note: The original executed note or other evidence of indebtedness of a Mortgagor under a Mortgage Loan.

Mortgage Rate: The annual rate of interest borne by a Mortgage Note.

Mortgaged Property: The underlying property securing a Mortgage Loan.

Mortgagor: The obligors on a Mortgage Note.

Net Deferred Interest: On any Distribution Date, Deferred Interest on the related Mortgage Loans during the related Due Period net of Principal Prepayments in full, partial Principal Prepayments, Net Liquidation Proceeds, Repurchase Proceeds and scheduled principal payments, in that order, available to be distributed on the Group I Certificates on that Distribution Date. With respect to any Adjustable Rate Certificate as of any Distribution Date will be an amount equal to the product of (1) the difference, if any between (a) the lesser of (i) the related Pass-Through Rate for such Class, without regard to the related Net Rate Cap on such Distribution Date and (ii) the related Net Rate Cap and (b) the Adjusted Rate Cap for such Distribution Date and (2) the Certificate Principal Balance of such Certificate immediately prior to such Distribution Date.

Net Interest Shortfalls: The Interest Shortfalls net of payments by the related Servicer or the Master Servicer in respect of Compensating Interest.

Net Rate: With respect to any Mortgage Loan is a rate equal to the applicable interest rate borne by such Mortgage Loan less the sum of the respective rates used to calculate the Servicing Fee, the Master Servicing Fee and the Lender-Paid PMI Rate, if any.

Net Rate Cap: With respect to the Class I-1A Certificates and Class I-2A Certificates, the weighted average of the Net Rates of the Mortgage Loans in the related Subgroup of Loan Group I (less, if applicable, the related Coupon Strip Rate) and in the case of the Class I-2A Certificates, the Net Rate Cap will be further reduced by 1.00% per annum). With respect to the Class I-M Certificates and Class I-B Certificates, the weighted average of (i) the weighted average of the Net Rates on the Mortgage Loans in Subgroup I-1 (less, if applicable, the related Coupon Strip Rate), and (ii) the weighted average of the Net Rates on the Mortgage Loans in Subgroup I-2 (less, if applicable, the related Coupon Strip Rate), weighted on the basis of the excess of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Subgroup I-1 over the aggregate Certificate Principal Balance of the Class I-1A Certificates and (b) the aggregate Stated Principal Balance of the Mortgage Loans in Subgroup I-2 over the aggregate Certificate Principal Balance of the Class I-2A Certificates, respectively, in each case as adjusted to an effective rate reflecting the accrual of

interest on an actual/360 basis. With respect to any Distribution Date and (i) the REMIC VI Regular Interests the ownership of which is represented by the Class I-1A-1, Class I-1A-2 and Class I-1A-3 Certificates, a per annum rate equal to the weighted average (adjusted for the actual number of days elapsed in the related Interest Accrual Period) of the Uncertificated REMIC II Pass-Through Rates on REMIC II Regular Interests 1-Grp, weighted on the basis of the Uncertificated Principal Balances of each such REMIC II Regular Interest immediately prior to such Distribution Date, (ii) the REMIC VI Regular Interests the ownership of which is represented by the Class I-2A-1, Class I-2A-2 and Class I-2A-3 Certificates, a per annum rate equal to the weighted average (adjusted for the actual number of days elapsed in the related Interest Accrual Period) of the Uncertificated REMIC II Pass-Through Rate on REMIC II Regular Interest 2-Grp, weighted on the basis of the Uncertificated Principal Balance of such REMIC II Regular Interest immediately prior to such Distribution Date, minus 1.00% per annum, and (iii) the REMIC VI Regular Interests the ownership of which is represented by the Class I-M Certificates or the Class I-B Certificates, a per annum rate equal to the weighted average (adjusted for the actual number of days elapsed in the related Accrual Period) of the Uncertificated REMIC II Pass-Through Rates on (a) REMIC II Regular Interest 1-Sub, subject to a cap and a floor equal to the Uncertificated REMIC II Pass-Through Rate on REMIC II Regular Interest 1-Grp and (b) REMIC II Regular Interest 2-Sub, subject to a cap and a floor equal to the Uncertificated REMIC II Pass-Through Rate on REMIC II Regular Interest 2-Grp, weighted on the basis of the Uncertificated Principal Balances of each such REMIC II Regular Interest immediately prior to such Distribution Date.

Non-Book-Entry Certificate: Any Certificate other than a Book-Entry Certificate.

Non-Offered Certificates: The Class I-B-IO, Class R, Class P, Class II-B-4, Class II-B-5 and Class II-B-6 Certificates.

Nonrecoverable Advance: Any portion of an Advance previously made or proposed to be made by the Master Servicer pursuant to this Agreement or the related Servicer pursuant to the related Servicing Agreement, that, in the good faith judgment of the Master Servicer or the related Servicer, will not or, in the case of a proposed advance, would not, be ultimately recoverable by it from the related Mortgagor, related Liquidation Proceeds, Insurance Proceeds or otherwise.

Notional Amount: With respect to any Distribution Date and the Class I-2X Certificates, the aggregate Certificate Principal Balance of the Class I-2A Certificates; with respect to any Distribution Date and the Class II-1X-1 Certificates, the aggregate Certificate Principal Balance of the Class II-1A Certificates, with respect to any Distribution Date and the Class II-2X-1 Certificates, the aggregate Certificate Principal Balance of the Class II-2A Certificates; with respect to any Distribution Date and the Class II-3X-1 Certificates, the aggregate Certificate Principal Balance of the Class II-3A Certificates (in each case before taking into account the payment of principal on related certificates on such Distribution Date). With respect to any Distribution Date and the Class I-B-IO Certificates, an amount equal to the Stated Principal Balance of the Mortgage Loans as of the beginning of the related Due Period. The initial Notional Amount of the Class I-B-IO Certificates shall be \$369,024,835.12. For federal income tax purposes, the Notional Amount for the Class I-2X Certificates for any Distribution Date shall be an amount equal to the aggregate Uncertificated Principal Balance of REMIC III Regular Interests I-2A-1, I-2A-2 and I-2A-3 for such Distribution Date; the Notional Amount for the Class II-1X-1 Certificates for any Distribution Date shall be an amount equal to the aggregate Uncertificated Principal Balance of REMIC V Regular Interests II-1A-1 and II-1A-2 for such Distribution Date; the Notional Amount for the Class II-2X-1 Certificates for any Distribution Date shall be an amount equal to the aggregate Uncertificated Principal Balance of REMIC V Regular Interests II-2A-1 and II-2A-2 for such Distribution Date; the Notional Amount for the Class II-3X-1 Certificates for any Distribution Date shall be an amount equal to the aggregate Uncertificated Principal Balance of REMIC V Regular Interests II-3A-1 and II-3A-2 for such Distribution Date; and the Notional Amount for the Class I-B-IO Certificates for any Distribution Date shall be an amount equal to the Uncertificated Notional Amount for REMIC III Regular Interest I-B-IO for such Distribution Date.

OC Floor: An amount equal to 0.50% of the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the Cut-off Date.

Offered Certificates: The Group I Offered Certificates and the Group II Offered Certificates.

Offered Subordinate Certificates: The Group I Subordinate Certificates and the Group II Offered Subordinate Certificates.

Officer's Certificate: A certificate (i) signed by the Chairman of the Board, the Vice Chairman of the Board, the President, a Vice President (however denominated), an Assistant Vice President, the Treasurer, the Secretary, or one of the assistant treasurers or assistant secretaries of the Depositor or the Master Servicer (or any other officer customarily performing functions similar to those performed by any of the above designated officers and also to whom, with respect to a particular matter, such matter is referred because of such officer's knowledge of and familiarity with a particular subject) or (ii), if provided for in this Agreement, signed by a Servicing Officer, as the case may be, and delivered to the Depositor, the Sponsor, the Securities Administrator, the Master Servicer and/or the Trustee, as the case may be, as required by this Agreement.

One-Month LIBOR: With respect to any Interest Accrual Period and the LIBOR Certificates, the rate determined by the Securities Administrator on the related Interest Determination Date on the basis of the rate for U.S. dollar deposits for one month that appears on Telerate Screen Page 3750 as of 11:00 a.m. (London time) on such Interest Determination Date. If such rate does not appear on such page (or such other page as may replace that page on that service, or if such service is no longer offered, such other service for displaying One-Month LIBOR or comparable rates as may be reasonably selected by the Securities Administrator), One-Month LIBOR for the applicable Interest Accrual Period will be the Reference Bank Rate. If no such quotations can be obtained by the Securities Administrator and no Reference Bank Rate is available, One-Month LIBOR shall be One-Month LIBOR applicable to the preceding Interest Accrual Period. The establishment of One-Month LIBOR on each Interest Determination Date by the Securities Administrator and the Securities Administrator's calculation of the rate of interest applicable to the LIBOR Certificates for the related Interest Accrual Period shall, in the absence of manifest error, be final and binding.

Opinion of Counsel: A written opinion of counsel, who may be counsel for the Sponsor, the Depositor or the Master Servicer, reasonably acceptable to each addressee of such opinion; provided that with respect to Section 2.05, 7.05, 7.07 or 11.01, or the interpretation or application of the REMIC Provisions, such counsel must (i) in fact be independent of the Sponsor, Depositor and the Master Servicer, (ii) not have any direct financial interest in the Sponsor, Depositor or the Master Servicer or in any affiliate of either, and (iii) not be connected with the Sponsor, Depositor or the Master Servicer as an officer, employee, promoter, underwriter, trustee, partner, director or person performing similar functions.

Original Group II Subordinate Principal Balance: The aggregate Certificate Principal Balance of the Group II Subordinate Certificates as of the Closing Date.

Original Value: The value of the property underlying a Mortgage Loan based, in the case of the purchase of the underlying Mortgaged Property, on the lower of an appraisal or the sales price of such property or, in the case of a refinancing, on an appraisal.

Originator: With respect to each Mortgage Loan, shall mean the originator set forth in the Mortgage Loan Schedule for such Mortgage Loan.

OTS: The Office of Thrift Supervision.

Outstanding: With respect to the Certificates as of any date of determination, all Certificates theretofore executed and authenticated under this Agreement except:

- (a) Certificates theretofore canceled by the Securities Administrator or delivered to the Securities Administrator for cancellation; and
- (b) Certificates in exchange for which or in lieu of which other Certificates have been executed and delivered by the Securities Administrator pursuant to this Agreement.

Outstanding Mortgage Loan: As of any date of determination, a Mortgage Loan with a Stated Principal Balance greater than zero that was not the subject of a Principal Prepayment in full, and that did not become a Liquidated Loan, prior to the end of the related Prepayment Period.

Ownership Interest: As to any Certificate, any ownership interest in such Certificate including any interest in such Certificate as the Holder thereof and any other interest therein, whether direct or indirect, legal or beneficial.

Overcollateralization Amount: With respect to any Distribution Date, is the excess, if any, of (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after giving effect to Scheduled Monthly Payments of principal due during the related Due Period to the extent received or advanced, and unscheduled collections of principal received during the related Prepayment Period, including any reduction due to Realized Losses) over (b) the aggregate Certificate Principal Balance of the Adjustable Rate Certificates on such Distribution Date (after taking into account the payment of principal other than any Extra Principal Distribution Amount on such Certificates).

Overcollateralization Release Amount: With respect to any Distribution Date for which the Excess Overcollateralization Amount is, or would be, after taking into account all other distributions to be made on that Distribution Date, greater than zero, an amount equal to the lesser of (i) the Excess Overcollateralization Amount for that Distribution Date and (ii) Principal Funds for that Distribution Date.

Overcollateralization Target Amount: With respect to any Distribution Date, (i) prior to the Stepdown Date, an amount equal to approximately 1.10% of the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the Cut-off Date, (ii) on or after the Stepdown Date provided a Trigger Event is not in effect, the greater of (x) (1) prior to the Distribution Date in May 2012, 2.50% of the then current aggregate outstanding principal balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after giving effect to scheduled payments of principal due during the related Due Period, to the extent received or advanced, and unscheduled collections of principal received during the related Prepayment Period, and after reduction for Realized Losses incurred during the related Due Period) and (2) on or after the Distribution Date in May 2012, 2.00% of the then current aggregate outstanding principal balance of the Mortgage Loans in Loan Group I as of the last day of the related Due Period (after giving effect to scheduled payments of principal due during the related Due Period, to the extent received or advanced, and unscheduled collections of principal received during the related Prepayment Period, and after reduction for Realized Losses incurred during the related Due Period) and (y) the OC Floor or (iii) on or after the Stepdown Date and if a Trigger Event is in effect, the Overcollateralization Target Amount for the immediately preceding Distribution Date.

Pass-Through Rate: With respect to each Class of Certificates (other than the Class P, Class I-B-IO and Class R Certificates), the Class I-1A-1 Pass-Through Rate, Class I-1A-2 Pass-Through Rate, Class I-1A-3 Pass-Through Rate, Class I-2A-1 Pass-Through Rate, Class I-2A-2 Pass-Through Rate, Class I-2A-3 Pass-Through Rate, Class I-B-1 Pass-Through Rate, Class I-B-2 Pass-Through Rate, Class I-B-3 Pass-Through Rate, Class I-B-4 Pass-Through Rate, Class I-M-1 Pass-Through Rate, Class I-M-2 Pass-Through Rate, Class I-M-3 Pass-Through Rate, Class I-2X Pass-Through Rate, Class II-1A-1 Pass-Through Rate, Class II-1A-2 Pass-Through Rate, Class II-2A-1 Pass-Through Rate, Class II-2A-2 Pass-Through Rate, Class II-3A-1 Pass-Through Rate, Class II-3A-2 Pass-Through Rate, Class II-B Pass-Through Rate, as applicable. With respect to the Class I-B-IO Certificates, the Class I-B-IO Certificate shall not have a Pass-Through Rate, but the Current Interest for such Certificate and each Distribution Date shall be an amount equal to 100% of the amount distributable to REMIC III Regular Interest I-B-IO for such Distribution Date. The Class P Certificates shall not have a Pass-Through Rate. With respect to the Final Maturity IO Interest, the Final Maturity Interests shall not have a Pass-Through Rate, but Current Interest for such interest and each Distribution Date shall be an amount equal to 100% of the amount distributable to REMIC III Regular Interest IO for such Distribution Date.

Paul Financial: Paul Financial, LLC.

Paul Financial Assignment Agreement: The Assignment, Assumption and Recognition Agreement, dated as of April 28, 2006, among the Sponsor, the Trustee and Paul Financial, attached hereto as Exhibit R-4.

Paul Financial Loans: Those Mortgage Loans subject to this Agreement which were purchased by the Sponsor from Paul Financial pursuant to the Paul Financial Servicing Agreement.

Paul Financial Servicing Agreement: That certain Flow Sale and Servicing Agreement, dated as of January 24, 2006, among the Maia Mortgage Finance Statutory Trust, Luminent Mortgage Capital, Inc., Mercury Mortgage Finance Statutory Trust and Paul Financial, as amended.

Paying Agent: The Securities Administrator, in its capacity as paying agent, and its successors and assigns.

Percentage Interest: With respect to any Certificate of a specified Class, the Percentage Interest set forth on the face thereof or the percentage obtained by dividing the Denomination of such Certificate by the aggregate of the Denominations of all Certificates of the such Class.

Permitted Investments: At any time, any one or more of the following obligations and securities:

- (i) obligations of the United States or any agency thereof, provided such obligations are backed by the full faith and credit of the United States;
- (ii) general obligations of or obligations guaranteed by any state of the United States or the District of Columbia receiving the highest long-term debt rating of each Rating Agency, or such lower rating as will not result in the downgrading or withdrawal of the ratings then assigned to the Certificates by each Rating Agency;
- (iii) commercial or finance company paper which is then receiving the highest commercial or finance company paper rating of each Rating Agency, or such lower rating as will not result in the downgrading or withdrawal of the ratings then assigned to the Certificates by each Rating Agency;
- (iv) certificates of deposit, demand or time deposits, or bankers' acceptances issued by any depository institution or trust company incorporated under the laws of the United States or of any state thereof and subject to supervision and examination by federal and/or state banking authorities (including the Trustee in its commercial banking capacity), provided that the commercial paper and/or long term unsecured debt obligations of such depository institution or trust company are then rated one of the two highest long-term and the highest short-term ratings of each such Rating Agency for such securities, or such lower ratings as will not result in the downgrading or withdrawal of the rating then assigned to the Certificates by any Rating Agency;
- (v) demand or time deposits or certificates of deposit issued by any bank or trust company or savings institution to the extent that such deposits are fully insured by the FDIC;
- (vi) guaranteed reinvestment agreements issued by any bank, insurance company or other corporation containing, at the time of the issuance of such agreements, such terms and conditions as will not result in the downgrading or withdrawal of the rating then assigned to the Certificates by any such Rating Agency;
- (vii) repurchase obligations with respect to any security described in clauses (i) and (ii) above, in either case entered into with a depository institution or trust company (acting as principal) described in clause (iv) above;
- (viii) securities (other than stripped bonds, stripped coupons or instruments sold at a purchase price in excess of 115% of the face amount thereof) bearing interest or sold at a discount issued by any corporation incorporated under the laws of the United States or any state thereof which, at the time of such investment, have one of the two highest long term ratings of each Rating Agency (except if the Rating Agency is Moody's, such rating shall be the highest commercial paper rating of Moody's for any such securities), or such lower rating as will not result in the downgrading or withdrawal of the rating then assigned to the Certificates by any Rating Agency, as evidenced by a signed writing delivered by each Rating Agency;
- (ix) interests in any money market fund (including any such fund managed or advised by the Trustee or Master Servicer or any affiliate thereof) which at the date of acquisition of the interests in such fund and throughout the time such interests are held in such fund has the highest applicable long term rating by each Rating Agency or such lower rating as will not result in the downgrading or withdrawal of the ratings then assigned to the Certificates by each Rating Agency;
- (x) short term investment funds sponsored by any trust company or banking association incorporated under the laws of the United States or any state thereof (including any such fund managed or advised by the Trustee or any affiliate thereof) which on the date of acquisition has been rated by each Rating Agency in their respective highest applicable rating category or such lower rating as will not result in the downgrading or withdrawal of the ratings then assigned to the Certificates by each Rating Agency; and
- (xi) such other investments having a specified stated maturity and bearing interest or sold at a discount acceptable to each Rating Agency as will not result in the downgrading or withdrawal of the rating then assigned to the Certificates by any Rating Agency, as evidenced by a signed writing delivered by each Rating Agency;

provided, that no such instrument shall be a Permitted Investment if such instrument (i) evidences the right to receive interest only payments with respect to the obligations underlying such instrument, (ii) is purchased at a premium or (iii) is purchased at a deep discount; provided further that no such instrument shall be a Permitted Investment (A) if such instrument evidences principal and interest

payments derived from obligations underlying such instrument and the interest payments with respect to such instrument provide a yield to maturity of greater than 120% of the yield to maturity at par of such underlying obligations, or (B) if it may be redeemed at a price below the purchase price (the foregoing clause (B) not to apply to investments in units of money market funds pursuant to clause (vi) above); provided further that no amount beneficially owned by any REMIC may be invested in investments (other than money market funds) treated as equity interests for federal income tax purposes, unless the Master Servicer shall receive an Opinion of Counsel, at the expense of the Master Servicer, to the effect that such investment will not adversely affect the status of any such REMIC as a REMIC under the Code or result in imposition of a tax on any such REMIC. Permitted Investments that are subject to prepayment or call may not be purchased at a price in excess of par.

**Permitted Transferee:** Any Person (x) other than (i) the United States, any State or political subdivision thereof, any possession of the United States or any agency or instrumentality of any of the foregoing, (ii) a foreign government, International Organization or any agency or instrumentality of either of the foregoing, (iii) an organization (except certain farmers' cooperatives described in section 521 of the Code) that is exempt from tax imposed by Chapter 1 of the Code (including the tax imposed by section 511 of the Code on unrelated business taxable income) on any excess inclusions (as defined in section 860E(c)(1) of the Code) with respect to any Residual Certificate, (iv) rural electric and telephone cooperatives described in section 1381(a)(2)(C) of the Code or (v) an electing large partnership within the meaning of Section 775(a) of the Code, (y) that is a citizen or resident of the United States, a corporation, partnership (other than a partnership that has any direct or indirect foreign partners) or other entity (treated as a corporation or a partnership for federal income tax purposes), created or organized in or under the laws of the United States, any State thereof or the District of Columbia, an estate whose income from sources without the United States is includible in gross income for United States federal income tax purposes regardless of its connection with the conduct of a trade or business within the United States, or a trust if a court within the United States is able to exercise primary supervision over the administration of the trust and one or more United States persons have authority to control all substantial decisions of the trust or if it has a valid election in effect under applicable U.S. Treasury regulations to be treated as a United States person and (z) other than any other Person so designated by the Trustee or Securities Administrator based upon an Opinion of Counsel addressed to the Trustee or Securities Administrator (which shall not be an expense of the Trustee or Securities Administrator) that states that the Transfer of an Ownership Interest in a Residual Certificate to such Person may cause REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI to fail to qualify as a REMIC at any time that any Certificates are Outstanding. The terms "United States," "State" and "International Organization" shall have the meanings set forth in section 7701 of the Code or successor provisions. A corporation will not be treated as an instrumentality of the United States or of any State or political subdivision thereof for these purposes if all of its activities are subject to tax and, with the exception of Freddie Mac, a majority of its board of directors is not selected by such government unit.

**Person:** Any individual, corporation, partnership, joint venture, association, joint- stock company, limited liability company, trust, unincorporated organization or government, or any agency or political subdivision thereof.

**Prepayment Assumption:** The applicable rate of prepayment, as described in the Prospectus Supplement relating to each Class of Offered Certificates.

**Prepayment Charge:** Any prepayment premium, penalty or charge payable by a Mortgagor in connection with any Principal Prepayment on a Mortgage Loan pursuant to the terms of the related Mortgage Note.

**Prepayment Charge Waiver Amount:** Any amount paid by the related Servicer to the Master Servicer in respect of waived Prepayment Charges pursuant to the related Servicing Agreement.

**Prepayment Interest Shortfall:** With respect to any Distribution Date, for each Mortgage Loan that was the subject of a partial Principal Prepayment, a Principal Prepayment in full, or that became a Liquidated Loan during the related Prepayment Period, (other than a Principal Prepayment in full resulting from the purchase of a Mortgage Loan pursuant to Section 2.02, 2.03 or 10.01 hereof), the amount, if any, by which (i) one month's interest at the applicable Net Mortgage Rate on the Stated Principal Balance of such Mortgage Loan immediately prior to such prepayment (or liquidation) or in the case of a partial Principal Prepayment on the amount of such prepayment (or liquidation proceeds) exceeds (ii) the amount of interest paid or collected in connection with such Principal Prepayment or such liquidation proceeds less the sum of (a) the related Servicing Fee and (b) the LPMI Fee, if any.

**Prepayment Period:** As to any Distribution Date and (i) each EMC Mortgage Loan, the period commencing on the 16<sup>th</sup> day of the month prior to the month in which the related Distribution Date occurs and ending on the 15<sup>th</sup> day of the month in which such Distribution Date occurs and (ii) any other Mortgage Loan, the period set forth in the related Servicing Agreement.

**Primary Mortgage Insurance Policy:** Any primary mortgage guaranty insurance policy issued in connection with a Mortgage Loan which provides compensation to a Mortgage Note holder in the event of default by the obligor under such Mortgage Note or the related security instrument, if any or any replacement policy therefor through the related Interest Accrual Period for such Class relating to a Distribution Date.

**Principal Distribution Amount:** With respect to each Distribution Date, an amount equal to

1. the Principal Funds for both Subgroup I-1 and Subgroup I-2 for such Distribution Date, plus
2. any Extra Principal Distribution Amount for such Distribution Date, minus
3. any Overcollateralization Release Amount for such Distribution Date.

**Principal Funds:** With respect to each of Subgroup I-1 and Subgroup I-2 and each Distribution Date, the sum, without duplication, of (a) the scheduled principal collected on the Mortgage Loans in the related Subgroup during the related Due Period or advanced on or before the related servicer advance date, (b) Principal Prepayments in respect of the Mortgage Loans in the related Subgroup, exclusive of any prepayment charges, collected in the related Prepayment Period, (c) the Stated Principal Balance of each Mortgage Loan in the related Subgroup that was repurchased pursuant to Section 2.02 or 2.03 by the Seller or Underlying Seller, as applicable, during the related Due Period, (d) the aggregate of all Substitution Adjustment Amounts with respect to the related Mortgage Loans for the related Determination Date in connection with the substitution of related Mortgage Loans pursuant to Section 2.03(d), (e) Insurance Proceeds and all Liquidation Proceeds collected during the related Prepayment Period (or in the case of Subsequent Recoveries, during the related Due Period) on the Mortgage Loans in the related Subgroup, to the extent such Liquidation Proceeds relate to principal, less all related non-recoverable advances relating to principal reimbursed during the related Due Period, (f) amounts in respect of principal paid by the Sponsor or its designee, as applicable, pursuant to Section 10.01 hereof, (g) the principal portion of the amounts, if any, transferred from the Final Maturity Reserve Account and allocated to the related Subgroup on such Distribution Date, minus (h) all related amounts required to be reimbursed pursuant to Sections 5.05 and 5.09 or as otherwise set forth in this Agreement, and (i) the amount of any Principal Prepayments in full, partial Principal Prepayments, Net Liquidation Proceeds, Repurchase Proceeds and scheduled principal payments, in that order, which otherwise would have been included in Principal Funds but which are included in Interest Funds in connection with any Deferred Interest in accordance with the definition of Net Deferred Interest.

**Principal Prepayment:** Any Mortgagor payment or other recovery of (or proceeds with respect to) principal on a Mortgage Loan (including loans purchased or repurchased under Sections 2.02, 2.03 and 10.01 hereof) that is received in advance of its scheduled Due Date and is not accompanied by an amount as to interest representing scheduled interest due on any date or dates in any month or months subsequent to the month of prepayment. Partial Principal Prepayments shall be applied by the related Servicer, as appropriate, in accordance with the terms of the related Mortgage Note.

**Private Certificates:** The Class R, Class P, Class I-B-IO, Class II-B-4, Class II-B-5 and Class II-B-6 Certificates.

**Prospectus Supplement:** The Prospectus Supplement dated April 27, 2006 relating to the public offering of the Offered Certificates.

**Protected Account:** Each account established and maintained by the related Servicer in accordance with the related Servicing Agreement.

**PUD:** A Planned Unit Development.

**Purchase Price:** With respect to any Mortgage Loan required to be repurchased by the Sponsor or Underlying Seller pursuant to Section 2.02 or 2.03 hereof, an amount equal to the sum of (i) 100% of the outstanding principal balance of the Mortgage Loan as of the date of such purchase plus (ii) accrued interest thereon at the applicable Mortgage Rate through the first day of the month in which the Purchase Price is to be distributed to Certificateholders, reduced by any portion of the Servicing Fee, Servicing Advances and Advances payable to the purchaser of the Mortgage Loan plus and (iii) any costs and damages (if any) incurred by the Trust in connection with any violation of such Mortgage Loan of any predatory lending laws.

**Rating Agency:** Each of Moody's, S&P and Fitch. If any such organization or its successor is no longer in existence, "Rating Agency" shall be a nationally recognized statistical rating organization, or other comparable Person, designated by the Depositor, notice of which designation shall be given to the Trustee. References herein to a given rating category of a Rating Agency shall mean such rating category without giving effect to any modifiers.

**Realized Loss:** With respect to each Mortgage Loan as to which a Final Recovery Determination has been made, an amount (not less than zero) equal to (i) the unpaid principal balance of such Mortgage Loan as of the commencement of the calendar month in which the Final Recovery Determination was made, plus (ii) accrued interest from the Due Date as to which interest was last paid by the Mortgagor through the end of the calendar month in which such Final Recovery Determination was made, calculated in the case of each calendar month during such period (A) at an annual rate equal to the annual rate at which interest was then accruing on such Mortgage Loan and (B) on a principal amount equal to the Stated Principal Balance of such Mortgage Loan as of the close of business on the Distribution Date during such calendar month, minus (v) the proceeds, if any, received in respect of such Mortgage Loan during the calendar month in which such Final Recovery Determination was made, net of amounts that are payable therefrom to the applicable Servicer pursuant to the related Servicing Agreement. In addition, to the extent the Master Servicer receives Subsequent Recoveries with respect to any Mortgage Loan, the amount of the Realized Loss with respect to that Mortgage Loan will be reduced to the extent such recoveries are distributed to any Class of related Subordinate Certificates or, in the case of Group I Certificates, applied to increase Excess Spread on the related Loan Group on any Distribution Date.

With respect to any REO Property as to which a Final Recovery Determination has been made, an amount (not less than zero) equal to (i) the unpaid principal balance of the related Mortgage Loan as of the date of acquisition of such REO Property on behalf of REMIC I or REMIC IV, as applicable, plus (ii) accrued interest from the Due Date as to which interest was last paid by the Mortgagor in respect of the related Mortgage Loan through the end of the calendar month immediately preceding the calendar month in which such REO Property was acquired, calculated in the case of each calendar month during such period (A) at an annual rate equal to the annual rate at which interest was then accruing on the related Mortgage Loan and (B) on a principal amount equal to the Stated Principal Balance of the related Mortgage Loan as of the close of business on the Distribution Date during such calendar month, plus (iii) REO Imputed Interest for such REO Property for each calendar month commencing with the calendar month in which such REO Property was acquired and ending with the calendar month in which such Final Recovery Determination was made, minus (iv) the aggregate of all unreimbursed Advances and Servicing Advances.

With respect to each Mortgage Loan which has become the subject of a Deficient Valuation, the difference between the principal balance of the Mortgage Loan outstanding immediately prior to such Deficient Valuation and the principal balance of the Mortgage Loan as reduced by the Deficient Valuation.

With respect to each Mortgage Loan which has become the subject of a Debt Service Reduction, the portion, if any, of the reduction in each affected Monthly Payment attributable to a reduction in the Mortgage Rate imposed by a court of competent jurisdiction. Each such Realized Loss shall be deemed to have been incurred on the Due Date for each affected Monthly Payment.

**Record Date:** For each Class of Group I Offered Certificates (other than the Class I-2X Certificates) and each Distribution Date, the Business Day preceding the applicable Distribution Date so long as related Certificates remain in book-entry form; and otherwise, the record date shall be the last Business Day of the month preceding the month in which such Distribution Date occurs. For each Class of Group II Offered Certificates and Class I-2X Certificates and each Distribution Date, the close of business on the last business day of the month preceding the month in which such Distribution Date occurs.

**Reference Banks:** Shall mean leading banks selected by the Securities Administrator and engaged in transactions in Eurodollar deposits in the international Eurocurrency market (i) with an established place of business in London, (ii) which have been designated as such by the Securities Administrator and (iii) which are not controlling, controlled by, or under common control with, the Depositor, the Sponsor or the Master Servicer.

**Reference Bank Rate:** With respect to any Interest Accrual Period shall mean the arithmetic mean, rounded upwards, if necessary, to the nearest whole multiple of 0.03125%, of the offered rates for United States dollar deposits for one month that are quoted by the Reference Banks as of 11:00 a.m., New York City time, on the related Interest Determination Date to prime banks in the London interbank market for a period of one month in an amount approximately equal to the aggregate Certificate Principal Balance of the LIBOR Certificates for such Interest Accrual Period, provided that at least two such Reference Banks provide such rate. If fewer than two offered rates appear, the Reference Bank Rate will be the arithmetic mean, rounded upwards, if necessary, to the nearest whole multiple of 0.03125%, of the rates quoted by one or more major banks in New York City, selected by the Securities Administrator, as of 11:00 a.m., New York City time, on such date for loans in United States dollars to leading European banks for a period of one month in amounts approximately equal to the aggregate Certificate Principal Balance of the LIBOR Certificates for such Interest Accrual Period.

**Regular Certificate:** Any Certificate other than a Residual Certificate.

**Regular Interest:** A "regular interest" in a REMIC within the meaning of Section 860G(a)(1) of the Code.

**Regulation AB:** Subpart 229.1100 - Asset-Backed Securities (Regulation AB), 17 C.F.R. §§229.1100-229.1123, as such may be amended from time to time, and subject to such clarification and interpretation as have been provided by the Commission in the adopting release (Asset-Backed Securities, Securities Act Release No. 33-8518, 70 Fed. Reg. 1,506, 1,531 (Jan. 7, 2005)) or by the staff of the Commission, or as may be provided by the Commission or its staff from time to time.

**Relief Act:** The Servicemembers Civil Relief Act, as amended, or any similar state or local law.

**Remaining Excess Spread:** With respect to any Distribution Date, the Excess Spread remaining after the distribution of any Extra Principal Distribution Amount for such Distribution Date.

**REMIC:** A "real estate mortgage investment conduit" within the meaning of section 860D of the Code.

**REMIC I:** The segregated pool of assets described in Section 6.07(a).

**REMIC I Interests:** The REMIC I Regular Interests and the Class R-1 Interest.

**REMIC I Regular Interest:** Any of the separate non-certificated beneficial ownership interests in REMIC I issued hereunder and designated as a Regular Interest in REMIC I. Each REMIC I Regular Interest shall accrue interest at the related Uncertificated REMIC I Pass-Through Rate in effect from time to time, and shall be entitled to distributions of principal, subject to the terms and conditions hereof, in an aggregate amount equal to its initial Uncertificated Principal Balance as set forth in the Preliminary Statement hereto. The designations for the respective REMIC I Regular Interests are set forth in the Preliminary Statement hereto.

**REMIC II:** The segregated pool of assets described in Section 6.07(a).

**REMIC II Interest Loss Allocation Amount:** With respect to any Distribution Date, an amount (subject to adjustment based on the actual number of days elapsed in the respective Accrual Period) equal to (a) the product of (i) 50% of the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I and the related REO Properties then outstanding and (ii) the Uncertificated REMIC II Pass-Through Rate for REMIC II Regular Interest AA minus the Marker Rate, divided by (b) 12.

**REMIC II Interests:** The REMIC II Regular Interests and the Class R-2 Interest.

**REMIC II Marker Allocation Percentage:** 50% of any amount payable or loss allocable from the Mortgage Loans in Loan Group I, which shall be allocated to REMIC II Regular Interest AA, REMIC II Regular Interest ZZ and each REMIC II Regular Interest for which a REMIC III Regular Interest is a Corresponding Interest.

**REMIC II Overcollateralization Amount:** With respect to any date of determination, (i) 0.50% of the aggregate Uncertificated Principal Balance of the REMIC II Regular Interests (other than REMIC II Regular Interest P) minus (ii) the aggregate Uncertificated Principal Balance of each REMIC II Regular Interest for which a REMIC III Regular Interest is a Corresponding Interest, in each case, as of such date of determination.



REMIC II Overcollateralization Target Amount: 0.50% of the Overcollateralization Target Amount.

REMIC II Principal Loss Allocation Amount: With respect to any Distribution Date, an amount equal to the product of (i) 50% of the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I and the related REO Properties then outstanding and (ii) 1 minus a fraction, the numerator of which is two (2) times the aggregate Uncertificated Principal Balance of each REMIC II Regular Interest for which a REMIC III Regular Interest is a Corresponding Interest, and the denominator of which is the aggregate Uncertificated Principal Balance of each REMIC II Regular Interest for which a REMIC III Regular Interest is a Corresponding Interest and REMIC III Regular Interest ZZ.

REMIC II Regular Interest: Any of the separate non-certificated beneficial ownership interests in REMIC II issued hereunder and designated as a Regular Interest in REMIC II. Each REMIC II Regular Interest shall accrue interest at the related Uncertificated REMIC II Pass-Through Rate in effect from time to time, and (other than REMIC II Regular Interest IO) shall be entitled to distributions of principal, subject to the terms and conditions hereof, in an aggregate amount equal to its initial Uncertificated Principal Balance as set forth in the Preliminary Statement hereto. The designations for the respective REMIC II Regular Interests are set forth in the Preliminary Statement hereto.

REMIC II Sub WAC Allocation Percentage: 50% of any amount payable or loss allocable from the Mortgage Loans in Loan Group I, which shall be allocated to REMIC II Regular Interest 1-Sub, REMIC II Regular Interest 1-Grp, REMIC II Regular Interest 2-Sub, REMIC II Regular Interest 2-Grp and REMIC II Regular Interest XX.

REMIC II Subordinated Balance Ratio: The ratio among the Uncertificated Principal Balances of each REMIC II Regular Interest ending with the designation "Sub", equal to the ratio among, with respect to each such REMIC II Regular Interest, the excess of (x) the aggregate Stated Principal Balance of the Mortgage Loans in Subgroup I-1 or the Mortgage Loans in Subgroup I-2, as applicable, over (y) the aggregate Certificate Principal Balance of the related Class I-A Certificates.

REMIC III: The segregated pool of assets described in Section 6.07(a).

REMIC III Interests: The REMIC III Regular Interests and the Class R-3 Interest.

REMIC III Regular Interest: Any of the separate non-certificated beneficial ownership interests in REMIC III issued hereunder and designated as a Regular Interest in REMIC III. Each REMIC III Regular Interest shall accrue interest at the related Uncertificated REMIC III Pass-Through Rate in effect from time to time, and (other than REMIC III Regular Interest IO) shall be entitled to distributions of principal, subject to the terms and conditions hereof, in an aggregate amount equal to its initial Uncertificated Principal Balance as set forth in the Preliminary Statement hereto. The designations for the respective REMIC III Regular Interests are set forth in the Preliminary Statement hereto.

REMIC III Regular Interest I-B-IO Distribution Amount: With respect to any Distribution Date, the sum of (i) the Uncertificated Accrued Interest for REMIC III Regular Interest I-B-IO for such Distribution Date, (ii) any Overcollateralization Release Amount for such Distribution Date and (iii) without duplication, any Subsequent Recoveries not distributed to the Group I Offered Certificates on such Distribution Date; provided, however, that on and after the Distribution Date on which the Certificate Principal Balances of the Group I Offered Certificates have been reduced to zero, the REMIC III Regular Interest I-B-IO Distribution Amount shall include the Overcollateralization Amount.

REMIC IV: The segregated pool of assets described in Section 6.07(a).

REMIC IV Interests: The REMIC IV Regular Interests and the Class R-4 Interest.

REMIC IV Regular Interest: Any of the separate non-certificated beneficial ownership interests in REMIC IV issued hereunder and designated as a Regular Interest in REMIC IV. Each REMIC IV Regular Interest shall accrue interest at the related Uncertificated REMIC IV Pass-Through Rate in effect from time to time, and shall be entitled to distributions of principal, subject to the terms and conditions hereof, in an aggregate amount equal to its initial Uncertificated Principal Balance as set forth in the Preliminary Statement hereto. The designations for the respective REMIC IV Regular Interests are set forth in the Preliminary Statement hereto.

REMIC IV Subordinated Balance Ratio: The ratio among the Uncertificated Principal Balances of each REMIC IV Regular Interest ending with the designation "Sub", equal to the ratio among, with respect to each such REMIC IV Regular Interest, the excess of (x) the aggregate Stated Principal Balance of the Mortgage Loans in Subgroup II-1 or the Mortgage Loans in Subgroup II-2 or the Mortgage Loans in Subgroup II-3, as applicable, over (y) the aggregate Certificate Principal Balance of the related Class II-A Certificates.

REMIC V: The segregated pool of assets described in Section 6.07(a).

REMIC V Interests: The REMIC V Regular Interests and the Class R-5 Interest.

REMIC V Regular Interest: Any of the separate non-certificated beneficial ownership interests in REMIC V issued hereunder and designated as a Regular Interest in REMIC V. Each REMIC V Regular Interest shall accrue interest at the related Uncertificated REMIC V Pass-Through Rate in effect from time to time, and shall be entitled to distributions of principal, subject to the terms and conditions hereof, in an aggregate amount equal to its initial Uncertificated Principal Balance as set forth in the Preliminary Statement hereto. The designations for the respective REMIC V Regular Interests are set forth in the Preliminary Statement hereto.

REMIC VI: The segregated pool of assets described in Section 6.07(a).

REMIC VI Regular Interest: The Final Maturity IO Interest or any Regular Interest in REMIC VI the ownership of which is represented by any of the Regular Certificates.

REMIC Opinion: Shall mean an Opinion of Counsel to the effect that the proposed action will not have an adverse affect on any REMIC created hereunder.

REMIC Provisions: Provisions of the federal income tax law relating to real estate mortgage investment conduits, which appear at Sections 860A through 860G of the Code, and related provisions, and proposed, temporary and final regulations and published rulings, notices and announcements promulgated thereunder, as the foregoing may be in effect from time to time, as well as provisions of applicable state laws.

REMIC Regular Interest: A REMIC I Regular Interest, REMIC II Regular Interest, REMIC III Regular Interest, REMIC IV Regular Interest or REMIC V Regular Interest.

Remittance Date: Shall mean with respect to the related Servicer, the date specified in the related Servicing Agreement.

Remittance Report: As defined in Section 6.04(g).

REO Imputed Interest: As to any REO Property, for any calendar month during which such REO Property was at any time part of REMIC I or REMIC II, one month's interest at the applicable Net Rate on the Stated Principal Balance of such REO Property (or, in the case of the first such calendar month, of the related Mortgage Loan, if appropriate) as of the close of business on the Distribution Date in such calendar month.

REO Property: A Mortgaged Property acquired by the related Servicer through foreclosure or deed-in-lieu of foreclosure in connection with a defaulted Mortgage Loan.

Replacement Mortgage Loan: A Mortgage Loan or Mortgage Loans in the aggregate substituted by the Sponsor for a Deleted Mortgage Loan, which must, on the date of such substitution, as confirmed in a Request for Release, (i) have a Stated Principal Balance, after deduction of the principal portion of the Scheduled Monthly Payment due in the month of substitution, not in excess of, and not less than 90% of, the Stated Principal Balance of the Deleted Mortgage Loan; (ii) have a fixed Mortgage Rate not less than or more than 1% per annum higher than the Mortgage Rate of the Deleted Mortgage Loan; (iii) have the same or higher credit quality characteristics than that of the Deleted Mortgage Loan; (iv) have a Loan-to-Value Ratio no higher than that of the Deleted

Mortgage Loan; (v) have a remaining term to maturity no greater than (and not more than one year less than) that of the Deleted Mortgage Loan; (vi) not permit conversion of the Mortgage Rate from a fixed rate to a variable rate; (vii) have the same lien priority as the Deleted Mortgage Loan; (viii) constitute the same occupancy type as the Deleted Mortgage Loan or be owner occupied; and (ix) comply with each representation and warranty set forth in Section 2.03 hereof.

Reportable Event: As defined in Section 3.18.

Repurchase Price: With respect to any Mortgage Loan required to be repurchased is an amount equal to the sum of (1) 100% of the Outstanding Principal Balance of such Mortgage Loan plus accrued but unpaid interest on the Outstanding Principal Balance at the related mortgage rate through and including the last day of the month of repurchase, (2) any unreimbursed Advances and servicing advances payable to the related Servicer of the Mortgage Loan and (3) any costs and damages incurred by the trust in connection with any violation of such Mortgage Loan of any anti-predatory lending laws.

Request for Release: The Request for Release to be submitted by the Sponsor, the related Servicer or the Master Servicer to the Custodian substantially in the form of Exhibit G. Each Request for Release furnished to the Custodian by the Sponsor, the related Servicer or the Master Servicer shall be in duplicate and shall be executed by an officer of such Person or a Servicing Officer (or, if furnished electronically to the Custodian, shall be deemed to have been sent and executed by an officer of such Person or a Servicing Officer) of the related Servicer, as applicable.

Required Insurance Policy: With respect to any Mortgage Loan, any insurance policy that is required to be maintained from time to time under this Agreement or the related Servicing Agreement.

Residual Certificates: The Class R Certificates.

Residual Interest: The sole class of "residual interests" in a REMIC within the meaning of Section 860G(a)(2) of the Code.

Responsible Officer: With respect to the Trustee, any officer in the corporate trust department or similar group of the Trustee with direct responsibility for the administration of this Agreement and also, with respect to a particular corporate trust matter, any other officer to whom such matter is referred because of his or her knowledge of and familiarity with the particular subject.

RFC: Residential Funding Corporation.

RFC Assignment Agreement: The Assignment, Assumption and Recognition Agreement, dated as of April 28, 2006, among the Sponsor, the Trustee and RFC, attached hereto as Exhibit R-4.

RFC Loans: Those Mortgage Loans subject to this Agreement which were purchased by the Sponsor from RFC pursuant to the RFC Servicing Agreement.

RFC Servicing Agreement: Standard Terms and Provisions of Sale and Servicing Agreement, dated as of March 30, 2006 (the "Sale and Servicing Agreement"), among the Assignor, Luminent, Mercury and RFC, together with that certain Reference Agreement, dated as of March 30, 2006, as amended.

S&P: Standard & Poor's, a division of The McGraw-Hill Companies, Inc.

Sarbanes-Oxley Act: The Sarbanes-Oxley Act of 2002 and the rules and regulations of the Commission promulgated thereunder (including any interpretations thereof by the Commission's staff).

Sarbanes-Oxley Certification: A written certification signed by an officer of the Master Servicer that complies with (i) the Sarbanes-Oxley Act of 2002, as amended from time to time, and (ii) Exchange Act Rules 13a-14(d) and 15d-14(d), as in effect from time to time; provided that if, after the Closing Date (a) the Sarbanes-Oxley Act of 2002 is amended, (b) the Rules referred to in clause (ii) are modified or superceded by any subsequent statement, rule or regulation of the Commission or any statement of a division thereof, or (c) any future releases, rules and regulations are published by the Commission from time to time pursuant to the Sarbanes-Oxley Act of 2002, which in any such case affects the form or substance of the required certification and results in the required certification being, in the reasonable judgment of the Master Servicer, materially more onerous than then form of the required certification as of the Closing Date, the Sarbanes-Oxley Certification shall be as agreed to by the Master Servicer, the Depositor and the Seller following a negotiation in good faith to determine how to comply with any such new requirements.

Scheduled Monthly Payment: For any mortgage loan and each Due Period, the minimum payment of principal and interest due during such Due Period on such mortgage loan which either is payable by a mortgagor in such Due Period under the related mortgage note or in the case of any mortgaged property acquired through foreclosure or deed in lieu of foreclosure, would otherwise have been payable under the related mortgage note.

Securities Act: The Securities Act of 1933, as amended and the rules and regulations thereunder.

Securities Administrator: Wells Fargo Bank, National Association, in its capacity as securities administrator, transfer agent and paying agent hereunder, and its successors and assigns.

Securities Administrator Information: As defined in Section 3.18(c).

Seller: Maia Mortgage Finance Statutory Trust.

Senior Certificates: Any of the Group I Senior Certificates and Group II Senior Certificates.

Senior Optimal Principal Amount: With respect to each Subgroup included in Loan Group II and each Distribution Date will be an amount equal to the sum of the following (but in no event greater than the aggregate Certificate Principal Balance of the related Subgroup immediately prior to such Distribution Date):

(1) the applicable Senior Percentage of the principal portion of all Monthly Payments due on the Mortgage Loans in the related Subgroup on the related Due Date, as specified in the amortization schedule at the time applicable thereto (after adjustment for previous principal prepayments but before any adjustment to such amortization schedule by reason of any bankruptcy or similar proceeding or any moratorium or similar waiver or grace period if the Distribution Date occurs prior to a Cross-Over Date);

(2) the applicable Senior Prepayment Percentage of the Stated Principal Balance of each Mortgage Loan in the related Subgroup which was the subject of a prepayment in full received by the Master Servicer during the applicable Prepayment Period;

(3) the applicable Senior Prepayment Percentage of the amount of all partial prepayments allocated to principal received during the applicable Prepayment Period in respect of Mortgage Loans in the related Subgroup;

(4) the lesser of (a) the applicable Senior Prepayment Percentage of the sum of (i) all Net Liquidation Proceeds allocable to principal received in respect of each Mortgage Loan in the related Subgroup that became a Liquidated Mortgage Loan during the related Prepayment Period (other than Mortgage Loans described in the immediately following clause (ii)) and all Subsequent Recoveries received in respect of each Liquidated Mortgage Loan in the related Subgroup during the related Due Period and (ii) the Stated Principal Balance of each such Mortgage Loan in the related Subgroup purchased by an insurer from the Trustee during the related Prepayment Period pursuant to the related Primary Mortgage Insurance Policy, if any, or otherwise; and (b) the applicable Senior Percentage of the sum of (i) the Stated Principal Balance of each Mortgage Loan in the related Subgroup which became a Liquidated Mortgage Loan during the related Prepayment Period (other than the Mortgage Loans described in the immediately following clause (ii)) and all Subsequent Recoveries received in respect of each Liquidated Mortgage Loan in the related Subgroup during the related Due Period and (ii) the Stated Principal Balance of each such Mortgage Loan in the related Subgroup that was purchased by an insurer from the Trustee during the related Prepayment Period pursuant

to the related Primary Mortgage Insurance Policy, if any or otherwise;

(5) any amount allocated to the Available Funds of the related Subgroup in accordance with Section 5.04(b)(E) hereof; and

(6) the applicable Senior Prepayment Percentage of the sum of (a) the Stated Principal Balance of each Mortgage Loan in the related Subgroup which was repurchased by the seller or Underlying Seller, as applicable, in connection with such Distribution Date and (b) the excess, if any, of the Stated Principal Balance of a Mortgage Loan in the related Subgroup that has been replaced by the seller or Underlying Seller, as applicable, with a substitute mortgage loan pursuant to the Mortgage Loan Purchase Agreement in connection with such Distribution Date over the Stated Principal Balance of such substitute mortgage loan.

**Senior Percentage:** With respect to each Subgroup related to a Subgroup in Loan Group II and any Distribution Date, the lesser of (a) 100% and (b) the percentage obtained by dividing the Certificate Principal Balance of the Senior Certificates (other than the Interest Only Certificates) in the related Subgroup by the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup as of the beginning of the related Due Period. The initial Senior Percentage for each Subgroup in Loan Group II will be equal to approximately 92.65%.

**Senior Prepayment Percentage:** The Senior Prepayment Percentage for the Senior Certificates of each Subgroup in Loan Group II, on any Distribution Date occurring during the periods set forth below will be as follows:

Period (dates inclusive)	Senior Prepayment Percentage
May 2006 - April 2013	100%
May 2013 - April 2014	Senior Percentage for the related Senior Certificates plus 70% of the Subordinate Percentage for the related Subgroup.
May 2014 - April 2015	Senior Percentage for the related Senior Certificates plus 60% of the Subordinate Percentage for the related Subgroup.
May 2015 - April 2016	Senior Percentage for the related Senior Certificates plus 40% of the Subordinate Percentage for the related Subgroup.
May 2016 - April 2017	Senior Percentage for the related Senior Certificates plus 20% of the Subordinate Percentage for the related Subgroup.
May 2017 and thereafter	Senior Percentage for the related Senior Certificates.

No scheduled reduction to the Senior Prepayment Percentage for the related Subgroup shall be made as of any Distribution Date unless, as of the last day of the month preceding such Distribution Date (1) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group II in all Subgroups delinquent 60 days or more (including for this purpose any such Mortgage Loans in foreclosure and such Mortgage Loans with respect to which the related Mortgaged Property has been acquired by the trust) averaged over the last six months, as a percentage of the aggregate Certificate Principal Balance of the Group II Subordinate Certificates does not exceed 50% and (2) cumulative Realized Losses on the Mortgage Loans in Loan Group II in all Subgroups do not exceed (a) 30% of the aggregate Certificate Principal Balance of the Original Group II Subordinate Principal Balance if such Distribution Date occurs between and including May 2013 and April 2014, (b) 35% of the Original Group II Subordinate Principal Balance if such Distribution Date occurs between and including May 2014 and April 2015, (c) 40% of the Original Group II Subordinate Principal Balance if such Distribution Date occurs between and including May 2015 and April 2016, (d) 45% of the Original Group II Subordinate Principal Balance if such Distribution Date occurs between and including May 2016 and April 2017, and (e) 50% of the Original Group II Subordinate Principal Balance if such Distribution Date occurs during or after May 2017.

In addition, if on any Distribution Date the weighted average of the Subordinate Percentages for such Distribution Date is equal to or greater than two times the weighted average of the initial Subordinate Percentages, and (a) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group II in all Subgroups delinquent 60 days or more (including for this purpose any such Mortgage Loans in foreclosure and such Mortgage Loans with respect to which the related Mortgaged Property has been acquired by the trust), averaged over the last six months, as a percentage of the aggregate Certificate Principal Balance of the Group II Subordinate Certificates does not exceed 50% and (b)(i) on or prior to the Distribution Date occurring in April 2009, cumulative Realized Losses on the Mortgage Loans in Loan Group II in all Subgroups as of the end of the related Prepayment Period do not exceed 20% of the Original Group II Subordinate Principal Balance and (ii) after the Distribution Date occurring in April 2009, cumulative Realized Losses on the Mortgage Loans in Loan Group II in all Subgroups as of the end of the related Prepayment Period do not exceed 30% of the Original Group II Subordinate Principal Balance, then, in each case, the Senior Prepayment Percentage for the related Senior Certificates for such Distribution Date will equal the Senior Percentage for the related Subgroup; provided, however, if on such Distribution Date the Subordinate Percentage for the related Subgroup is equal to or greater than two times the initial Subordinate Percentage on or prior to the Distribution Date occurring in April 2009 and the above delinquency and loss tests are met, then the Senior Prepayment Percentage for the Senior Certificates in the related Subgroup for such Distribution Date, will equal the Senior Percentage for related certificates plus 50% of the related Subordinate Percentage on such Distribution Date.

Notwithstanding the foregoing, if on any Distribution Date, the percentage, the numerator of which is the aggregate Certificate Principal Balance of the Group II Senior Certificates immediately preceding such Distribution Date, and the denominator of which is the Stated Principal Balance of the Mortgage Loans in Loan Group II as of the beginning of the related Due Period, exceeds such percentage as of the Cut-off Date, then the Senior Prepayment Percentage with respect to all the Group II Senior Certificates for such Distribution Date will equal 100%.

**Servicer:** Any of EMC, IndyMac, Paul Financial, RFC or Wells Fargo.

**Servicing Advances:** All customary, reasonable and necessary "out of pocket" costs and expenses (including reasonable legal fees) incurred in the performance by the related Servicer of its servicing obligations hereunder or under the related Servicing Agreement, including, but not limited to, the cost of (i) the preservation, restoration and protection of a Mortgaged Property, (ii) any enforcement or judicial proceedings, including foreclosures, and including any expenses incurred in relation to any such proceedings that result from the Mortgage Loan being registered in the MERS® System, (iii) the management and liquidation of any REO Property (including, without limitation, realtor's commissions) and (iv) compliance with any obligations under Section 3.11 hereof to cause insurance to be maintained.

**Servicing Agreement:** Any of the EMC Servicing Agreement, the IndyMac Servicing Agreement, the Paul Financial Servicing Agreement, the RFC Servicing Agreement or the Wells Fargo Servicing Agreement.

**Servicing Criteria:** The "servicing criteria" set forth in Item 1122(d) of Regulation AB, as such may be amended from time to time, or those Servicing Criteria otherwise mutually agreed to by the Master Servicer and the applicable Servicer in response to evolving interpretations of Regulation AB and incorporated into a revised Exhibit N.

**Servicing Fee:** As to each Mortgage Loan and any Distribution Date, an amount equal to 1/12th of the Servicing Fee Rate multiplied by the Stated Principal Balance of such Mortgage Loan as of the last day of the related Due Period.

**Servicing Fee Rate:** With respect to each Mortgage Loan, the amount indicated on the Mortgage Loan Schedule.

**Servicing Modification:** With respect to any Mortgage Loan that is in default or, in the reasonable judgment of the related Servicer, as to which default is reasonably foreseeable, any modification which is effected by the related Servicer in accordance with the terms of this Agreement or the related Servicing Agreement which results in any change in the outstanding Stated Principal Balance, any change in the Mortgage Rate or any extension of the term of such Mortgage Loan.

**Servicing Officer:** Any officer of the related Servicer involved in, or responsible for, the administration and servicing of the Mortgage Loans in the case of the related Servicer, as to which evidence reasonably acceptable to the Trustee, as applicable, of due authorization, by such party has been furnished from time to time to the Trustee.

**Significance Estimate:** With respect to any Distribution Date, and in accordance with Item 1115 of Regulation AB, shall be an amount determined based on the reasonable good-faith estimate by the Sponsor or its affiliate of the aggregate maximum probable exposure of the outstanding Certificates to the Corridor Contracts.

Significance Percentage: With respect to any Distribution Date, and in accordance with Item 1115 of Regulation AB, shall be an percentage equal to the Significance Estimate divided by the aggregate outstanding Certificate Principal Balance of the Adjustable Rate Certificates, prior to the distribution of the Principal Distribution Amount on such Distribution Date.

Sponsor: Luminent Mortgage Capital, Inc., a Maryland corporation and real estate investment trust, and its successors and assigns.

Sponsor Information: As defined in Section 3.18(c).

Startup Day: The Startup Day for each REMIC formed hereunder shall be the Closing Date.

Stated Principal Balance: With respect to any Mortgage Loan or related REO Property and any Distribution Date, the Cut-off Date Principal Balance thereof minus the sum of (i) the principal portion of the Scheduled Monthly Payments due with respect to such Mortgage Loan during each Due Period ending prior to such Distribution Date (and irrespective of any delinquency in their payment), (ii) all Principal Prepayments with respect to such Mortgage Loan received prior to or during the related Prepayment Period, and all Liquidation Proceeds to the extent applied by the related Servicer as recoveries of principal in accordance with Section 3.13 or the related Servicing Agreement with respect to such Mortgage Loan, that were received by the related Servicer as of the close of business on the last day of the Prepayment Period related to such Distribution Date and (iii) any Realized Losses on such Mortgage Loan incurred during the related Prepayment Period. The Stated Principal Balance of a Liquidated Loan equals zero.

Stepdown Date: The earlier to occur of (i) the Distribution Date on which the aggregate Certificate Principal Balance of the Class I-1A Certificates and Class I-2A Certificates have been reduced to zero and (ii) the later to occur of (x) the Distribution Date occurring in May 2009 and (y) the first Distribution Date for which the aggregate Certificate Principal Balance of the Group I Subordinate Certificates plus the Overcollateralization Amount divided by the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I is greater than or equal (i) prior to the Distribution Date in May 2012, 26.25% and (ii) on or after the Distribution Date in May 2012, 21.00%.

Subgroup: Any of Subgroup I-1, Subgroup I-2, Subgroup II-1, Subgroup II-2 or Subgroup II-3, as applicable.

Subgroup I-1: The pool of Mortgage Loans designated as Subgroup I-1. The Class I-1A Certificates correspond to Subgroup I-1.

Subgroup I-1 Principal Distribution Amount: The sum of (x) product of the Principal Distribution Amount and a fraction, the numerator of which is the Principal Funds for Subgroup I-1 for such Distribution Date and the denominator of which is the Principal Funds for both Subgroup I-1 and Subgroup I-2 for such Distribution Date and (y) the Class R Deposit, to the extent that the Certificate Principal Balance of the Class R Certificates remains unpaid.

Subgroup I-2: The pool of Mortgage Loans designated as Subgroup I-2. The Class I-2A Certificates and Class I-2X Certificates correspond to Subgroup I-2.

Subgroup I-2 Principal Distribution Amount: The product of the Principal Distribution Amount and a fraction, the numerator of which is the Principal Funds for Subgroup I-2 for such Distribution Date and the denominator of which is the Principal Funds for both Subgroup I-1 and Subgroup I-2 for such Distribution Date.

Subgroup II-1: The pool of Mortgage Loans designated as Subgroup II-1. The Class II-1A Certificates and the Class II-X-1 Certificates correspond to Subgroup II-1.

Subgroup II-2: The pool of Mortgage Loans designated as Subgroup II-2. The Class II-2A Certificates and Class II-2X-1 Certificates correspond to Subgroup II-2.

Subgroup II-3: The pool of Mortgage Loans designated as Subgroup II-3. The Class II-3A Certificates and Class II-3X-1 Certificates correspond to Subgroup II-2.

Subordinate Certificates: Any of the Group I Subordinate Certificates and Group II Subordinate Certificates.

Subordinate Certificate Writedown Amount: With respect to the Group II Subordinate Certificates, the amount by which (x) the sum of the Certificate Principal Balances of the Group II Certificates (after giving effect to the distribution of principal and the allocation of Realized Losses in reduction of the Certificate Principal Balances of the Group II Certificates on such Distribution Date) exceeds (y) the Stated Principal Balances of the Mortgage Loans in Loan Group II on the Due Date related to such Distribution Date.

Subordinate Corridor Contracts: The Class I-M-1 Corridor Contract, Class I-M-2 Corridor Contract, Class I-M-3 Corridor Contract, Class I-B-1 Corridor Contract, Class I-B-2 Corridor Contract, Class I-B-3 Corridor Contract and Class I-B-4 Corridor Contract.

Subordinate Optimal Principal Amount: With respect to any Subgroup included in Loan Group II and each Distribution Date will be an amount equal to the sum of the following (but in no event greater than the aggregate Certificate Principal Balance of the Group II Subordinate Certificates immediately prior to such Distribution Date):

(1) the related Subordinate Percentage of the principal portion of all Monthly Payments due on each Mortgage Loan in the related Subgroup on the related Due Date, as specified in the amortization schedule at the time applicable thereto (after adjustment for previous principal prepayments but before any adjustment to such amortization schedule by reason of any bankruptcy or similar proceeding or any moratorium or similar waiver or grace period);

(2) the related Subordinate Prepayment Percentage of the Stated Principal Balance of each Mortgage Loan in the related Subgroup which was the subject of a prepayment in full received by the Master Servicer during the applicable Prepayment Period;

(3) the related Subordinate Prepayment Percentage of the amount all partial prepayments of principal received in respect of Mortgage Loans in the related Subgroup during the applicable Prepayment Period;

(4) the excess, if any, of (a) the Net Liquidation Proceeds allocable to principal received in respect of each Mortgage Loan in the related Subgroup that became a Liquidated Mortgage Loan during the related Prepayment Period and all Subsequent Recoveries received in respect of each Liquidated Mortgage Loan during the related Due Period over (b) the sum of the amounts distributable to the holders of the Senior Certificates in the related Subgroup pursuant to clause (4) of the definition of "Senior Optimal Principal Amount" on such Distribution Date;

(5) the related Subordinate Prepayment Percentage of the sum of (a) the Stated Principal Balance of each Mortgage Loan in the related Subgroup which was repurchased by the Sponsor in connection with such Distribution Date and (b) the difference, if any, between the Stated Principal Balance of a Mortgage Loan in the related Subgroup that has been replaced by the Sponsor with a substitute mortgage loan pursuant to the Mortgage Loan Purchase Agreement in connection with such Distribution Date and the Stated Principal Balance of such substitute mortgage loan; and

(6) on the Distribution Date on which the aggregate Certificate Principal Balance of the Senior Certificates in the related Subgroup have all been reduced to zero, 100% of the Senior Optimal Principal Amount for such Senior Certificates.

Subordinate Percentage: As of any Distribution Date and with respect to any Subgroup included in Loan Group II, 100% minus the related Senior Percentage for the related Subgroup. The initial Subordinate Percentage for each Subgroup in Loan Group II will be approximately 7.35%.

Subordinate Prepayment Percentage: With respect to any Subgroup included in Loan Group II, and as of any Distribution Date, 100% minus the Senior Prepayment Percentage for the Senior Certificates in the related Subgroup.

Subsequent Recoveries: As of any Distribution Date, amounts received by any Servicer or the Master Servicer during the related Due Period or surplus amounts held by the Master Servicer

to cover estimated expenses (including, but not limited to, recoveries in respect of the representations and warranties made by the Sponsor pursuant to the Mortgage Loan Purchase Agreement) specifically related to a Liquidated Mortgage Loan or disposition of an REO Property prior to the related Prepayment Period that resulted in a Realized Loss, after the liquidation or disposition of such Mortgage Loan.

Subservicing Agreement: Any agreement entered into between the related Servicer and a subservicer with respect to the subservicing of any Mortgage Loan hereunder by such subservicer.

Substitution Adjustment Amount: The meaning ascribed to such term pursuant to Section 2.03(d).

Successor Master Servicer: The meaning ascribed to such term pursuant to Section 8.01.

Tax Matters Person: The person designated as "tax matters person" in the manner provided under Treasury Regulation Sections 1.860F-4(d) and 301.6231(a)(7)-1T. The Holder of the greatest Percentage Interest in a Class of Residual Certificates shall be the Tax Matters Person for the related REMIC. The Securities Administrator or any successor thereto or assignee thereof shall serve as tax administrator hereunder and as agent for the related Tax Matters Person.

Transaction Documents: This Agreement, the Mortgage Loan Purchase Agreement, the Custodial Agreement, the Servicing Agreements and the Underwriting Agreement.

Transfer Affidavit: As defined in Section 6.02(c).

Transfer: Any direct or indirect transfer or sale of any Ownership Interest in a Certificate.

Trigger Event: The occurrence of either a Delinquency Test Violation or the Cumulative Loss Test Violation.

Trust or Trust Fund: The corpus of the trust created hereunder consisting of (i) the Mortgage Loans and all interest accruing and principal due with respect thereto after the Cut-off Date to the extent not applied in computing the Cut-off Date Principal Balance thereof; (ii) the Class P Certificate Account, the Basis Risk Shortfall Reserve Fund, the Distribution Account and the Final Maturity Reserve Account maintained by the Securities Administrator and the Protected Accounts maintained by the Servicers and all amounts deposited therein pursuant to the applicable provisions of this Agreement and the Servicing Agreements; (iii) property that secured a Mortgage Loan and has been acquired by foreclosure, deed in lieu of foreclosure or otherwise; (iv) the mortgagee's rights under the Insurance Policies with respect to the Mortgage Loans; (v) the Servicing Agreements and the Assignment Agreements; (vi) the rights under the Mortgage Loan Purchase Agreement; (vii) the rights under the Corridor Contracts; and (viii) all proceeds of the foregoing, including proceeds of conversion, voluntary or involuntary, of any of the foregoing into cash or other liquid property.

Trustee: HSBC Bank USA, National Association, a national banking association, solely in its capacity as trustee for the benefit of the Certificateholders under this Agreement, and any successor thereto, and any corporation or national banking association resulting from or surviving any consolidation or merger to which it or its successors may be a party and any successor trustee as may from time to time be serving as successor trustee hereunder.

Uncertificated Accrued Interest: With respect to each REMIC Regular Interest on each Distribution Date, an amount equal to one month's interest at the related Uncertificated REMIC I Pass-Through Rate, Uncertificated REMIC II Pass-Through Rate, Uncertificated REMIC III Pass-Through Rate, Uncertificated REMIC IV Pass-Through Rate or Uncertificated REMIC V Pass-Through Rate, as applicable, on the Uncertificated Principal Balance or Uncertificated Notional Amount of such REMIC Regular Interest. In each case, Uncertificated Accrued Interest will be reduced by any Net Interest Shortfalls and Net Deferred Interest in respect of Loan Group I or Loan Group II, as applicable (allocated to such REMIC Regular Interests as set forth in Section 1.02).

Uncertificated Notional Amount: With respect to REMIC II Regular Interest IO, an amount equal to the aggregate Uncertificated Principal Balance of REMIC I Regular Interests A-IO and B-IO. With respect to REMIC III Regular Interest IO, an amount equal to the Uncertificated Notional Amount for REMIC II Regular Interest IO. With respect to Final Maturity IO Interest, an amount equal to the Uncertificated Notional Amount for REMIC III Regular Interest IO.

Uncertificated Principal Balance: With respect to each REMIC Regular Interest, the principal amount of such REMIC Regular Interest outstanding as of any date of determination. As of the Closing Date, the Uncertificated Principal Balance of each REMIC Regular Interest shall equal the amount set forth in the Preliminary Statement hereto as its initial Uncertificated Principal Balance. On each Distribution Date, the Uncertificated Principal Balance of each REMIC Regular Interest (other than REMIC III Regular Interest I-B-IO) shall be reduced by all distributions of principal made on such REMIC Regular Interest on such Distribution Date pursuant to Section 6.07 and, if and to the extent necessary and appropriate, shall be further reduced on such Distribution Date by Realized Losses as provided in Section 6.05, and the Uncertificated Principal Balance of REMIC II Regular Interest ZZ shall be increased by interest deferrals as provided in Section 6.07. The Uncertificated Principal Balance of each REMIC Regular Interest shall never be less than zero. With respect to REMIC III Regular Interest I-B-IO as of any date of determination, an amount equal to the excess, if any, of (A) the then aggregate Uncertificated Principal Balance of the REMIC I Regular Interests over (B) the then aggregate Certificate Principal Balance of the Group I Offered Certificates and Class P Certificates then outstanding.

Uncertificated REMIC I Pass-Through Rate: With respect to REMIC I Regular Interests A-IO and A and any Distribution Date, a per annum rate equal to the weighted average of the Net Rates of all of the Mortgage Loans in Subgroup I-1 as of the first day of the related Due Period, weighted on the basis of the Stated Principal Balances of the Mortgage Loans in Subgroup I-1 as of the first day of the related Due Period. With respect to REMIC I Regular Interests B-IO and B and any Distribution Date, a per annum rate equal to the weighted average of the Net Rates of all of the Mortgage Loans in Subgroup I-2 as of the first day of the related Due Period, weighted on the basis of the Stated Principal Balances of the Mortgage Loans in Subgroup I-2 as of the first day of the related Due Period. With respect to REMIC I Regular Interest P and any Distribution Date, 0.00%.

Uncertificated REMIC II Pass-Through Rate: With respect to REMIC II Regular Interest AA, each REMIC II Regular Interest for which a REMIC III Regular Interest is a Corresponding Interest, REMIC II Regular Interest ZZ, REMIC II Regular Interest 1-Sub, REMIC II Regular Interest 2-Sub and REMIC II Regular Interest XX, and (i) any Distribution Date on or prior to the Distribution Date in April 2016, a per annum rate equal to the weighted average of the Uncertificated REMIC I Pass-Through Rates for the REMIC I Regular Interests (other than REMIC I Regular Interest P) for such Distribution Date, weighted on the basis of the Uncertificated Principal Balances of each such REMIC I Regular Interest for such Distribution Date, and (ii) any Distribution Date thereafter, a per annum rate equal to the weighted average of (x) the Uncertificated REMIC I Pass-Through Rates for REMIC I Regular Interests A and B for such Distribution Date, and (y) the excesses, if any, of (A) each of the Uncertificated REMIC I Pass-Through Rates for REMIC I Regular Interests A-IO and B-IO for such Distribution Date, as applicable, over (B) 1.00% per annum, in each case weighted on the basis of the Uncertificated Principal Balances of each such REMIC I Regular Interest for such Distribution Date.

With respect to REMIC II Regular Interest 1-Grp, and (i) any Distribution Date on or prior to the Distribution Date in April 2016, a per annum rate equal to the weighted average of the Uncertificated REMIC I Pass-Through Rates for REMIC I Regular Interests A-IO and A for such Distribution Date, weighted on the basis of the Uncertificated Principal Balances of each such REMIC I Regular Interest for such Distribution Date, and (ii) any Distribution Date thereafter, a per annum rate equal to the weighted average of (x) the Uncertificated REMIC I Pass-Through Rate for REMIC I Regular Interest A for such Distribution Date, and (y) the excess, if any, of (A) the Uncertificated REMIC I Pass-Through Rate for REMIC I Regular Interests A-IO for such Distribution Date, over (B) 1.00% per annum, in each case weighted on the basis of the Uncertificated Principal Balance of such REMIC I Regular Interest for such Distribution Date.

With respect to REMIC II Regular Interest 2-Grp, and (i) any Distribution Date on or prior to the Distribution Date in April 2016, a per annum rate equal to the weighted average of the Uncertificated REMIC I Pass-Through Rates for REMIC I Regular Interests B-IO and B for such Distribution Date, weighted on the basis of the Uncertificated Principal Balances of each such REMIC I Regular Interest for such Distribution Date, and (ii) any Distribution Date thereafter, a per annum rate equal to the weighted average of (x) Uncertificated REMIC I Pass-Through Rate for REMIC I Regular Interest B for such Distribution Date, and (y) the excess, if any, of (A) the Uncertificated REMIC I Pass-Through Rate for REMIC I Regular Interests B-IO for such Distribution Date, over (B) 1.00% per annum, in each case weighted on the basis of the Uncertificated Principal Balance of such REMIC I Regular Interest for such Distribution Date.

With respect to REMIC II Regular Interest IO, a per annum rate equal to the excess of (x) the weighted average of the Uncertificated REMIC I Pass-Through Rates for REMIC I Regular Interests A-IO and B-IO, over (y) (i) for any Distribution Date on or prior to the Distribution Date in April 2016, the weighted average of the Uncertificated REMIC I Pass-Through Rates for REMIC I Regular Interests A-IO and B-IO, or (ii) for any Distribution Date thereafter, the excess, if any, of (1) the weighted average of the Uncertificated REMIC I Pass-Through Rates for REMIC I Regular Interests A-IO and B-IO, over (2) 1.00% per annum.

Uncertificated REMIC III Pass-Through Rate: With respect to the REMIC III Regular Interests, I-1A-1, I-1A-2 and I-1A-3, a rate per annum equal to the lesser of (i) the Pass-Through Rate

indicated for the Class of Corresponding Certificates as set forth in the Preliminary Statement determined without regard to the Net Rate Cap for such Certificates and (ii) a per annum rate equal to the weighted average of the Uncertificated REMIC II Pass-Through Rate for REMIC II Regular Interest 1-Grp for such Distribution Date, weighted on the basis of the Uncertificated Principal Balance of such REMIC II Regular Interest for such Distribution Date.

With respect to REMIC III Regular Interests 1-2A-1, 1-2A-2 and 1-2A-3, a rate per annum equal to the lesser of (i) the Pass-Through Rate indicated for the Class of Corresponding Certificates as set forth in the Preliminary Statement determined without regard to the Net Rate Cap for such Certificates and (ii) a per annum rate equal to the weighted average of the Uncertificated REMIC II Pass-Through Rate for REMIC II Regular Interest 2-Grp for such Distribution Date, weighted on the basis of the Uncertificated Principal Balance of such REMIC II Regular Interest for such Distribution Date.

With respect to REMIC III Regular Interests 1-M-1, 1-M-2, 1-M-3, 1-B-1, 1-B-2, 1-B-3 and 1-B-4, a rate per annum equal to the lesser of (i) the Pass-Through Rate indicated for the Class of Corresponding Certificates as set forth in the Preliminary Statement determined without regard to the Net Rate Cap for such Certificates and (ii) a per annum rate equal to the weighted average of the Uncertificated REMIC II Pass-Through Rates on (a) REMIC II Regular Interest 1-Sub, subject to a cap and a floor equal to the Uncertificated REMIC II Pass-Through Rate on REMIC II Regular Interest 1-Grp and (b) REMIC II Regular Interest 2-Sub, subject to a cap and a floor equal to the Uncertificated REMIC II Pass-Through Rate on REMIC II Regular Interest 2-Grp, weighted on the basis of the Uncertificated Principal Balances of each such REMIC II Regular Interest immediately prior to such Distribution Date.

With respect to REMIC III Regular Interest 1-B-IO, a rate per annum equal to the percentage equivalent of a fraction, the numerator of which is the sum of the amount determined for each REMIC II Regular Interest (other than REMIC II Regular Interests 1-Sub, 1-Grp, 2-Sub, 2-Grp, XX, IO and P) equal to the product of (a) the excess, if any, of the Uncertificated REMIC II Pass-Through Rate for such REMIC II Regular Interest over the Marker Rate and (y) a notional amount equal to the Uncertificated Principal Balance of such REMIC II Regular Interest, and the denominator of which is the aggregate Uncertificated Principal Balance of such REMIC II Regular Interests.

With respect to REMIC III Regular Interest IO, REMIC III Regular Interest IO shall not have an Uncertificated REMIC III Pass-Through Rate, but the Uncertificated Accrued Interest for such REMIC III Regular Interest and each Distribution Date shall be an amount equal to 100% of the amount distributable to REMIC II Regular Interest IO for such Distribution Date.

With respect to REMIC III Regular Interest P, 0.00%.

Uncertificated REMIC IV Pass-Through Rate: With respect to REMIC IV Regular Interest 1-Sub, REMIC IV Regular Interest 2-Sub, REMIC IV Regular Interest 3-Sub and REMIC IV Regular Interest XX, and any Distribution Date, a per annum rate equal to the weighted average of the Net Rates of all of the Mortgage Loans in Loan Group II as of the first day of the related Due Period, weighted on the basis of the Stated Principal Balances of such Mortgage Loans as of the first day of the related Due Period. With respect to REMIC IV Regular Interest 1-Grp and any Distribution Date, a per annum rate equal to the weighted average of the Net Rates of all of the Mortgage Loans in Subgroup II-1 as of the first day of the related Due Period, weighted on the basis of the Stated Principal Balances of the Mortgage Loans in Subgroup II-1 as of the first day of the related Due Period. With respect to REMIC IV Regular Interest 2-Grp and any Distribution Date, a per annum rate equal to the weighted average of the Net Rates of all of the Mortgage Loans in Subgroup II-2 as of the first day of the related Due Period, weighted on the basis of the Stated Principal Balances of the Mortgage Loans in Subgroup II-2 as of the first day of the related Due Period. With respect to REMIC IV Regular Interest 3-Grp and any Distribution Date, a per annum rate equal to the weighted average of the Net Rates of all of the Mortgage Loans in Subgroup II-3 as of the first day of the related Due Period, weighted on the basis of the Stated Principal Balances of the Mortgage Loans in Subgroup II-3 as of the first day of the related Due Period.

Uncertificated REMIC V Pass-Through Rate: With respect to REMIC V Regular Interests II-1A-1 and II-1A-2, a per annum rate equal to the weighted average of the Uncertificated REMIC IV Pass-Through Rate for REMIC IV Regular Interest 1-Grp for such Distribution Date, weighted on the basis of the Uncertificated Principal Balance of such REMIC IV Regular Interest for such Distribution Date. With respect to REMIC V Regular Interests II-2A-1 and II-2A-2, a per annum rate equal to the weighted average of the Uncertificated REMIC IV Pass-Through Rate for REMIC IV Regular Interest 2-Grp for such Distribution Date, weighted on the basis of the Uncertificated Principal Balance of such REMIC IV Regular Interest for such Distribution Date. With respect to REMIC V Regular Interests II-3A-1 and II-3A-2, a per annum rate equal to the weighted average of the Uncertificated REMIC IV Pass-Through Rate for REMIC IV Regular Interest 3-Grp for such Distribution Date, weighted on the basis of the Uncertificated Principal Balance of such REMIC IV Regular Interest for such Distribution Date. With respect to REMIC V Regular Interests II-B-1, II-B-2, II-B-3, II-B-4, II-B-5 and II-B-6, a per annum rate equal to the weighted average of the Uncertificated REMIC IV Pass-Through Rates on (a) REMIC IV Regular Interest 1-Sub, subject to a cap and a floor equal to the Uncertificated REMIC IV Pass-Through Rate on REMIC IV Regular Interest 1-Grp, (b) REMIC IV Regular Interest 2-Sub, subject to a cap and a floor equal to the Uncertificated REMIC IV Pass-Through Rate on REMIC IV Regular Interest 2-Grp and (c) REMIC IV Regular Interest 3-Sub, subject to a cap and a floor equal to the Uncertificated REMIC IV Pass-Through Rate on REMIC IV Regular Interest 3-Grp, weighted on the basis of the Uncertificated Principal Balances of each such REMIC IV Regular Interest immediately prior to such Distribution Date.

Underlying Sale Agreement: The Servicing Agreements (other than the Wells Fargo Servicing Agreement) and the AmNet Sale Agreement, as amended.

Underlying Seller: Any of AmNet, RFC, Paul Financial, IndyMac and EMC.

Unpaid Realized Loss Amount: With respect to any Class of Group I Offered Certificates and as to any Distribution Date, the excess of

1. Applied Realized Loss Amounts with respect to such Class over
2. the sum of all distributions in reduction of the Applied Realized Loss Amounts on all previous Distribution Dates.

Any amounts distributed to a Class of Group I Offered Certificates in respect of any Unpaid Realized Loss Amount will not be applied to reduce the Certificate Principal Balance of such Class.

Voting Rights: The portion of the voting rights of all the Group I Certificates that is allocated to any Group I Certificate for purposes of the voting provisions hereunder shall be allocated as follows: (i) to the Group I Certificates (other than the Class 1-B-IO, Class 1-2X and Class R Certificates), 96.50% with respect to matters relating to Loan Group I, and 48.25% with respect to matters relating to both Loan Groups, (ii) to each of the Class 1-2X, Class P and Class 1-B-IO Certificates, 1% with respect to matters relating to Loan Group I, and 0.50% with respect to matters relating to both Loan Groups, and (iii) to the Class R Certificates and Class II-1R-2 Certificates, 0.50% with respect to matters relating to Loan Group I, and 0.25% with respect to matters relating to both Loan Groups. The portion of the voting rights of all the Group II Certificates that is allocated to any Group II Certificate for purposes of the voting provisions hereunder shall be allocated as follows: (i) to the Group II Certificates (other than the Group II Interest Only Certificates), 97.00% with respect to matters relating to Loan Group II, and 48.50% with respect to matters relating to both Loan Groups and (ii) to each of the Group II Interest Only Certificates, 1% with respect to matters relating to Loan Group II, and 0.50% with respect to matters relating to both Loan Groups. The allocation among the Certificates, other than the Interest Only Certificates will be in proportion to the Certificate Principal Balance of each such Class relative to the Certificate Principal Balance of all other such Classes. Voting Rights will be allocated among the Certificates of each such Class in accordance with their respective Percentage Interests. Matters which solely affect the Group I Certificates or Group II Certificates will be voted on solely by the related Classes.

Wells Fargo: Wells Fargo Bank, N.A., and any successor thereto.

Wells Fargo Assignment Agreement: The Assignment, Assumption and Recognition Agreement, dated as of April 28, 2006, among the Sponsor, the Trustee and Wells Fargo, attached hereto as Exhibit R-4.

Wells Fargo Loans: Those Mortgage Loans subject to this Agreement which were purchased by the Sponsor from AmNet pursuant to the AmNet Sale Agreement.

Wells Fargo Servicing Agreement: The Servicing Agreement, dated as of April 25, 2006, among Maia Mortgage Finance Statutory Trust, Luminent Mortgage Capital, Inc, Mercury Mortgage Finance Statutory Trust and Wells Fargo, attached hereto as Exhibit Q-4, as modified by the Wells Fargo Assignment Agreement, as amended.



Section 1.02 Allocation of Certain Interest Shortfalls. For purposes of calculating the amount of the Current Interest for the Adjustable Rate Certificates and Class I-B-IO Certificates for any Distribution Date, (1) the aggregate amount of any Net Interest Shortfalls in respect of Loan Group I for any Distribution Date shall be allocated first, in reduction of amounts otherwise distributable to the Class I-B-IO Certificates, and thereafter, among the Adjustable Rate Certificates in proportion to the amount of the Current Interest that would have been allocated to such Certificates in the absence of such Net Interest Shortfalls, (2) the aggregate amount of any Net Deferred Interest in respect of Loan Group I for any Distribution Date shall be allocated among the Adjustable Rate Certificates in accordance with the definition of "Net Deferred Interest" herein and (3) the interest portion of Realized Losses for Loan Group I will be allocated first, to the Class I-B-IO Certificates second to the Class I-B-4, Class I-B-3, Class I-B-2, Class I-B-1, Class I-M-3, Class I-M-2 and Class I-M-1 Certificates, in that order, and third, (I) the interest portion of a Realized Loss on a Subgroup I-1 Mortgage Loans will be allocated on any Distribution Date first to the Class I-1A-3 Certificates, then to the Class I-1A-2 Certificates and then to the Class I-1A-1 Certificates and (II) the interest portion of a Realized Loss on a Subgroup I-2 Mortgage Loans on any Distribution Date will be allocated first to the Class I-2A-3 Certificates, then to the Class I-2A-2 Certificates and then to the Class I-2A-1 Certificates, in each case, based on, and to the extent of, one month's interest at the then applicable respective Pass-Through Rates on the respective Certificate Principal Balance or Notional Amount of each such Certificate.

For purposes of calculating the amount of the Accrued Certificate Interest for the Group II Offered Certificates and the Class II-B-4, Class II-B-5 and Class II-B-6 Certificates for any Distribution Date, (1) the aggregate amount of any Net Interest Shortfalls in respect of Loan Group II for any Distribution Date shall be allocated first, among the Group II Offered Certificates and the Class II-B-4, Class II-B-5 and Class II-B-6 Certificates in proportion to the amount of the Accrued Certificate Interest that would have been allocated to such Certificates in the absence of such Net Interest Shortfalls, and (2) the interest portion of Realized Losses for Loan Group II shall be allocated first, to the Class II-B-6 Certificates, second to the Class II-B-5 Certificates, third to the Class II-B-4 Certificates, fourth to the Class II-B-3 Certificates, fifth to the Class II-B-2 Certificates and sixth to the Class II-B-1 Certificates, and following the Cross-Over Date, fourth, to the Group II Senior Certificates as follows: (I) the interest portion of a Realized Loss on a Subgroup II-1 Mortgage Loans will be allocated on any Distribution Date first to the Class II-1A-2 Certificates and then to the Class II-1A-1 Certificate, (II) the interest portion of a Realized Loss on a Subgroup II-2 Mortgage Loans on any Distribution Date first to the Class II-2A-2 Certificates and then to the Class II-2A-1 Certificates, and (III) the interest portion of a Realized Loss on a Subgroup II-3 Mortgage Loans on any Distribution Date first to the Class II-3A-2 Certificates and then to the Class II-3A-1 Certificates.

For purposes of calculating the amount of Uncertificated Accrued Interest for the REMIC I Regular Interests for any Distribution Date, (i) the aggregate amount of any Net Interest Shortfalls incurred in respect of Subgroup I-1 and Subgroup I-2 shall be allocated first, to REMIC I Regular Interest A and REMIC I Regular Interest B, respectively, and then, to REMIC I Regular Interest A-IO and REMIC I Regular Interest B-IO, respectively, in each case based on, and to the extent of, one month's interest at the then applicable respective Uncertificated REMIC I Pass-Through Rates on the Uncertificated Principal Balances of each such REMIC I Regular Interest, and (ii) the aggregate amount of any Net Deferred Interest incurred in respect of the Mortgage Loans in Subgroup I-1 with original terms to maturity in excess of 30 years and the Mortgage Loans in Subgroup I-2 with original terms to maturity in excess of 30 years shall be allocated to REMIC I Regular Interest A-IO and REMIC I Regular Interest B-IO, respectively, and the aggregate amount of any Net Deferred Interest incurred in respect of the other Mortgage Loans in Subgroup I-1 and the other Mortgage Loans in Subgroup I-2 shall be allocated to REMIC I Regular Interest A and REMIC I Regular Interest B, respectively, in each case, based on, and to the extent of, one month's interest at the then applicable respective Uncertificated REMIC I Pass-Through Rates on the Uncertificated Principal Balances of each such REMIC I Regular Interest.

For purposes of calculating the amount of Uncertificated Accrued Interest for the REMIC II Regular Interests for any Distribution Date, (i) (x) the REMIC II Marker Allocation Percentage of the aggregate amount of any Net Interest Shortfalls incurred in respect of the Mortgage Loans in Loan Group I for any Distribution Date shall be allocated first, to Uncertificated Accrued Interest payable to REMIC II Regular Interest AA and REMIC II Regular Interest ZZ up to an aggregate amount equal to the REMIC II Interest Loss Allocation Amount, 98% and 2%, respectively, and thereafter among REMIC II Regular Interest AA, each REMIC II Regular Interest for which a REMIC III Regular Interest is the Corresponding Interest and REMIC III Regular Interest ZZ, in proportion to the amount of the Uncertificated Accrued Interest that would have been allocated to such REMIC II Regular Interests in the absence of such Net Interest Shortfalls, and (y) the REMIC II Marker Allocation Percentage of the aggregate amount of any Net Deferred Interest incurred in respect of the Mortgage Loans in Loan Group I for any Distribution Date shall be allocated among REMIC II Regular Interest AA, each REMIC II Regular Interest for which a REMIC III Regular Interest is the Corresponding Interest and REMIC III Regular Interest ZZ, based on, and to the extent of, one month's interest at the then applicable respective Uncertificated REMIC II Pass-Through Rates on the Uncertificated Principal Balances of each such REMIC II Regular Interest, and (ii) (x) the REMIC II Sub WAC Allocation Percentage of the aggregate amount of any Net Interest Shortfalls incurred in respect of the Mortgage Loans in Loan Group I for any Distribution Date shall be allocated among REMIC II Regular Interest 1-Sub, REMIC II Regular Interest 1-Grp, REMIC II Regular Interest 2-Sub, REMIC II Regular Interest 2-Grp and REMIC II Regular Interest XX, in proportion to the amount of the Uncertificated Accrued Interest that would have been allocated to such REMIC II Regular Interests in the absence of such Net Interest Shortfalls, and (y) the REMIC II Sub WAC Allocation Percentage of the aggregate amount of any Net Deferred Interest incurred in respect of the Mortgage Loans in Loan Group I for any Distribution Date shall be allocated among REMIC II Regular Interest 1-Sub, REMIC II Regular Interest 1-Grp, REMIC II Regular Interest 2-Sub, REMIC II Regular Interest 2-Grp and REMIC II Regular Interest XX in the following manner: first, so as to keep the Uncertificated Principal Balance of each REMIC II Regular Interest ending with the designation "Grp" equal to 0.01% of the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup; second, to each REMIC II Regular Interest ending with the designation "Sub" so that the Uncertificated Principal Balance of each such REMIC II Regular Interest is equal to 0.01% of the excess of (1) the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup over (2) the current aggregate Certificate Principal Balance of the Class I-A Certificates related to such Subgroup (except that if any such excess is a larger number than in the preceding distribution period, the least amount of Net Deferred Interest shall be applied to such REMIC II Regular Interests such that the REMIC II Subordinated Balance Ratio is maintained); and third, any remaining Net Deferred Interest shall be allocated to REMIC II Regular Interest XX.

For purposes of calculating the amount of Uncertificated Accrued Interest for the REMIC III Regular Interests for any Distribution Date, the aggregate amount of any Net Interest Shortfalls and Net Deferred Interest incurred in respect of the Mortgage Loans in Loan Group I for any Distribution Date shall be allocated among the REMIC III Regular Interests in the same manner and priority as such amounts are allocable to the Corresponding Certificates; provided, however, that solely for purposes of the foregoing, any shortfalls allocable to the Class I-2X Certificates shall be deemed to be allocated to the Class I-2A-1, Class I-2A-2 and Class I-2A-3 Certificates on a *pro rata* basis.

For purposes of calculating the amount of Uncertificated Accrued Interest for the REMIC IV Regular Interests for any Distribution Date, the aggregate amount of any Net Interest Shortfalls incurred in respect of the Mortgage Loans in Loan Group II for any Distribution Date shall be allocated among REMIC IV Regular Interest 1-Sub, REMIC IV Regular Interest 1-Grp, REMIC IV Regular Interest 2-Sub, REMIC IV Regular Interest 2-Grp, REMIC IV Regular Interest 3-Sub, REMIC IV Regular Interest 3-Grp and REMIC IV Regular Interest XX, in proportion to the amount of the Uncertificated Accrued Interest that would have been allocated to such REMIC IV Regular Interests in the absence of such Net Interest Shortfalls.

For purposes of calculating the amount of Uncertificated Accrued Interest for the REMIC V Regular Interests for any Distribution Date, the aggregate amount of any Net Interest Shortfalls incurred in respect of the Mortgage Loans in Loan Group II for any Distribution Date shall be allocated among the REMIC V Regular Interests in the same manner and priority as such amounts are allocable to the Corresponding Certificates; provided, however, that solely for purposes of the foregoing, any shortfalls allocable to the Class II-1X-1 Certificates shall be deemed to be allocated to the Class II-1A-1 Certificates and Class II-1A-2 Certificates on a *pro rata* basis, any shortfalls allocable to the Class II-2X-1 Certificates shall be deemed to be allocated to the Class II-2A-1 Certificates and Class II-2A-2 Certificates on a *pro rata* basis, and any shortfalls allocable to the Class II-3X-1 Certificates shall be deemed to be allocated to the Class II-3A-1 Certificates and Class II-3A-2 Certificates on a *pro rata* basis.



## ARTICLE II

CONVEYANCE OF TRUST FUND  
REPRESENTATIONS AND WARRANTIES

Section 2.01 Conveyance of Trust Fund. Pursuant to the Mortgage Loan Purchase Agreement, the Seller sold, transferred, assigned, set over and otherwise conveyed to the Depositor, without recourse, all the right, title and interest of the Seller in and to the assets in the Trust Fund.

The Sponsor has entered into this Agreement in consideration for the purchase of the Mortgage Loans by the Depositor pursuant to the Mortgage Loan Purchase Agreement and has agreed to take the actions specified herein.

The Depositor, concurrently with the execution and delivery hereof, hereby sells, transfers, assigns, sets over and otherwise conveys to the Trustee for the use and benefit of the Certificateholders without recourse, all the right, title and interest of the Depositor in and to the Trust Fund.

The Depositor hereby assigns the representations, warranties and remedies with respect to the AmNet Mortgage Loans, including the assignment of the representations, warranties and remedies set forth in Section 3.1, 3.2 and 3.3 of AmNet Sale Agreement, to the Trustee on behalf of the Certificateholders.

The Depositor, concurrently with the execution and delivery hereof, hereby sells, transfers, assigns, sets over and otherwise conveys to the Trustee for the use and benefit of the Certificateholders without recourse, the rights with respect to each of the Servicing Agreements as assigned to the Trustee by the related Assignment Agreement.

In connection with such sale, the Depositor has delivered to, and deposited with, the Trustee or the Custodian, as its agent, the following documents or instruments with respect to each Mortgage Loan so assigned: (i) the original Mortgage Note, including any riders thereto, endorsed without recourse (A) to the order of "HSBC Bank USA, National Association, as Trustee for certificateholders of Structured Asset Mortgage Investments II Inc., Luminent Mortgage Trust 2006-3, Mortgage Pass-Through Certificates, Series 2006-3," or in blank or (B) in the case of a loan registered on the MERS system, in blank, and in each case showing to the extent available to the Sponsor an unbroken chain of endorsements from the original payee thereof to the Person endorsing it to the Trustee, (ii) the original Mortgage and, if the related Mortgage Loan is a MOM Loan, noting the presence of the MIN and language indicating that such Mortgage Loan is a MOM Loan, which shall have been recorded (or if the original is not available, a copy), with evidence of such recording indicated thereon (or if clause (x) in the proviso below applies, shall be in recordable form), (iii) unless the Mortgage Loan is a MOM Loan, the assignment (either an original or a copy, which may be in the form of a blanket assignment if permitted in the jurisdiction in which the Mortgaged Property is located) to the Trustee of the Mortgage with respect to each Mortgage Loan in the name of "HSBC Bank USA, National Association, as Trustee for certificateholders of Structured Asset Mortgage Investments II Inc., Luminent Mortgage Trust 2006-3, Mortgage Pass-Through Certificates, Series 2006-3," which shall have been recorded (or if clause (x) in the proviso below applies, shall be in recordable form) (iv) an original or a copy of all intervening assignments of the Mortgage, if any, to the extent available to the Sponsor, with evidence of recording thereon, (v) the original policy of title insurance or mortgagee's certificate of title insurance or commitment or binder for title insurance, if available, or a copy thereof, or, in the event that such original title insurance policy is unavailable, a photocopy thereof, or in lieu thereof, a current lien search on the related Mortgaged Property and (vi) originals or copies of all available assumption, modification or substitution agreements, if any; provided, however, that in lieu of the foregoing, the Sponsor may deliver the following documents, under the circumstances set forth below: (x) if any Mortgage, assignment thereof to the Trustee or intervening assignments thereof have been delivered or are being delivered to recording offices for recording and have not been returned in time to permit their delivery as specified above, the Depositor may deliver a true copy thereof with a certification by the Sponsor or the title company issuing the commitment for title insurance, on the face of such copy, substantially as follows: "Certified to be a true and correct copy of the original, which has been transmitted for recording"; and (y) in lieu of the Mortgage Notes relating to the Mortgage Loans identified in the list set forth in Exhibit I, the Depositor may deliver a lost note affidavit and indemnity and a copy of the original note, if available; and provided, further, however, that in the case of Mortgage Loans which have been prepaid in full after the Cut-off Date and prior to the Closing Date, the Depositor, in lieu of delivering the above documents, may deliver to the Trustee and its Custodian a certification of a Servicing Officer to such effect and in such case shall deposit all amounts paid in respect of such Mortgage Loans, in the Distribution Account on the Closing Date. In the case of the documents referred to in clause (x) above, the Depositor shall deliver such documents to the Trustee or its Custodian promptly after they are received. The Seller shall cause, at its expense, the Mortgage and intervening assignments, if any, and to the extent required in accordance with the foregoing, the assignment of the Mortgage to the Trustee to be submitted for recording promptly after the Closing Date provided that the Seller need not cause to be recorded any assignment (a) in any jurisdiction under the laws of which, as evidenced by an Opinion of Counsel addressed to the Trustee delivered by the Seller to the Trustee and the Rating Agencies, the recordation of such assignment is not necessary to protect the Trustee's interest in the related Mortgage Loan or (b) if MERS is identified on the Mortgage or on a properly recorded assignment of the Mortgage as mortgagee of record solely as nominee for Seller and its successors and assigns. In the event that the Seller, the Depositor or the Master Servicer gives written notice to the Trustee that a court has recharacterized the sale of the Mortgage Loans as a financing, the Seller shall submit or cause to be submitted for recording as specified above or, should the Seller fail to perform such obligations, the Master Servicer shall cause each such previously unrecorded assignment to be submitted for recording as specified above at the expense of the Trust. In the event a Mortgage File is released to the related Servicer as a result of such Person having completed a Request for Release, the Custodian shall, if not so completed, complete the assignment of the related Mortgage in the manner specified in clause (iii) above.

In connection with the assignment of any Mortgage Loan registered on the MERS® System, the Seller further agrees that it will cause, at the Seller's own expense, within 30 days after the Closing Date, the MERS® System to indicate that such Mortgage Loans have been assigned by the Seller to the Depositor and by the Depositor to the Trustee in accordance with this Agreement for the benefit of the Certificateholders by including (or deleting, in the case of Mortgage Loans which are repurchased in accordance with this Agreement) in such computer files (a) the code in the field which identifies the specific Trustee and (b) the code in the field "Pool Field" which identifies the series of the Certificates issued in connection with such Mortgage Loans. The Seller further agrees that it will not, and will not permit any Servicer or the Master Servicer to, and the Master Servicer agrees that it will not, alter the codes referenced in this paragraph with respect to any Mortgage Loan during the term of this Agreement unless and until such Mortgage Loan is repurchased in accordance with the terms of this Agreement or the Mortgage Loan Purchase Agreement.

It is agreed and understood by the Depositor, the Sponsor, the Seller, the Master Servicer, the Securities Administrator and the Trustee that it is not intended that any Mortgage Loan be included in the Trust Fund that is a "High-Cost Home Loan" as defined in the New Jersey Home Ownership Act, effective as of November 27, 2003, or The Home Loan Protection Act of New Mexico, effective as of January 1, 2004, or that is a "High Cost Home Mortgage Loan" as defined in the Massachusetts Predatory Home Loan Practices Act, effective as of November 7, 2004, or that is an "Indiana High Cost Home Mortgage Loan" as defined in the Indiana High Cost Home Loan Act, effective as of January 1, 2005.

Notwithstanding anything to the contrary contained herein, the parties hereto acknowledge that the functions of the Trustee with respect to the custody, acceptance, inspection and release of Mortgage Files, including but not limited to certain insurance policies and documents contemplated by Section 3.11 of this Agreement, and preparation and delivery of the certifications shall be performed by the Custodian(s) pursuant to the terms and conditions of the Custodial Agreement(s) for so long as such Custodial Agreements are in effect.

## Section 2.02 Acceptance of the Mortgage Loans.

(a) Based on the Initial Certification received by it from the Custodian, the Trustee acknowledges receipt of, subject to the further review and exceptions reported by the Custodian pursuant to the procedures described below, the documents (or certified copies thereof) delivered to the Trustee or the Custodian on its behalf pursuant to Section 2.01 and declares that it holds and will continue to hold directly or through a custodian those documents and any amendments, replacements or supplements thereto and all other assets of the Trust Fund delivered to it in trust for the use and benefit of all present and future Holders of the Certificates. On the Closing Date, the Trustee or the Custodian on its behalf will deliver to the Seller, the Servicers and the Trustee an Initial Certification confirming whether or not it has received the Mortgage File for each Mortgage Loan, but without review of such Mortgage File, except to the extent necessary to confirm whether such Mortgage File contains the original Mortgage Note or a lost note affidavit and indemnity in lieu thereof. No later than 90 days after the Closing Date, the Trustee or the Custodian on its behalf shall, for the benefit of the Certificateholders, review each Mortgage File delivered to it and execute and deliver to Seller and the Servicers and, if reviewed by the Custodian, the Trustee, an Interim Certification. In conducting such review, the Trustee or the Custodian on its behalf will ascertain whether all required documents have been executed and received and whether those documents relate, determined on the basis of the Mortgagor name, original principal balance and loan number, to the Mortgage Loans identified in Exhibit B to this Agreement, as supplemented (provided, however, that with respect to those documents described in subclauses (iv) and (vi) of Section 2.01, such obligations shall extend only to documents actually delivered pursuant to such subclauses). In performing any such review, the Trustee and the Custodian may conclusively rely on the purported due execution and genuineness of any such document and on the purported genuineness of any signature thereon. If the Trustee or the Custodian on its behalf finds any document constituting part of the Mortgage File not to have been executed or received, or to be unrelated to the Mortgage Loans identified in Exhibit B or to appear to be defective on its face, the Trustee or the Custodian on its behalf shall include such information in the exception report. The Seller or related Underlying

Seller, as applicable, shall correct or cure any such defect or, if prior to the end of the second anniversary of the Closing Date, the Seller or related Underlying Seller, as applicable, may substitute for the related Mortgage Loan a Replacement Mortgage Loan, which substitution shall be accomplished in the manner and subject to the conditions set forth in Section 2.03 or shall deliver to the Trustee an Opinion of Counsel addressed to the Trustee to the effect that such defect does not materially or adversely affect the interests of the Certificateholders in such Mortgage Loan (within 60 days from the date of notice from the Trustee of the defect and if the Seller or related Underlying Seller, as applicable, fails to correct or cure the defect or deliver such opinion within such period, the Seller or related Underlying Seller, as applicable, will, subject to Section 2.03, within 90 days from the notification of the Trustee purchase such Mortgage Loan at the Purchase Price; provided, however, that if such defect relates solely to the inability of the Seller or related Underlying Seller, as applicable, to deliver the Mortgage, assignment thereof to the Trustee, or intervening assignments thereof with evidence of recording thereon because such documents have been submitted for recording and have not been returned by the applicable jurisdiction, the Seller or related Underlying Seller, as applicable, shall not be required to purchase such Mortgage Loan if the Seller or related Underlying Seller, as applicable, delivers such documents promptly upon receipt, but in no event later than 360 days after the Closing Date.

(b) No later than 180 days after the Closing Date, the Trustee or the Custodian on its behalf will review, for the benefit of the Certificateholders, the Mortgage Files and will execute and deliver or cause to be executed and delivered to the Seller and Servicers and, if reviewed by the Custodian, the Trustee, a Final Certification. In conducting such review, the Trustee or the Custodian on its behalf will ascertain whether each document required to be recorded has been returned from the recording office with evidence of recording thereon and the Trustee or the Custodian on its behalf has received either an original or a copy thereof, as required in Section 2.01 (provided, however, that with respect to those documents described in subclauses (iv) and (vi) of Section 2.01, such obligations shall extend only to documents actually delivered pursuant to such subclauses). If the Trustee or the Custodian on its behalf finds any document with respect to a Mortgage Loan has not been received, or to be unrelated, determined on the basis of the Mortgagor name, original principal balance and loan number, to the Mortgage Loans identified in Exhibit B or to appear defective on its face, the Trustee or the Custodian on its behalf shall note such defect in the exception report attached to the Final Certification and shall promptly notify the Seller or related Underlying Seller, as applicable. The Seller or related Underlying Seller, as applicable, shall correct or cure any such defect or, if prior to the end of the second anniversary of the Closing Date, the Seller or related Underlying Seller, as applicable, may substitute for the related Mortgage Loan a Replacement Mortgage Loan, which substitution shall be accomplished in the manner and subject to the conditions set forth in Section 2.03 or shall deliver to the Trustee an Opinion of Counsel addressed to the Trustee to the effect that such defect does not materially or adversely affect the interests of Certificateholders in such Mortgage Loan within 60 days from the date of notice from the Trustee of the defect and if the Seller or related Underlying Seller, as applicable, is unable within such period to correct or cure such defect, or to substitute the related Mortgage Loan with a Replacement Mortgage Loan or to deliver such opinion, the Seller or related Underlying Seller, as applicable, shall, subject to Section 2.03, within 90 days from the notification of the Trustee, purchase such Mortgage Loan at the Purchase Price; provided, however, that if such defect relates solely to the inability of the Seller or related Underlying Seller, as applicable, to deliver the Mortgage, assignment thereof to the Trustee or intervening assignments thereof with evidence of recording thereon, because such documents have not been returned by the applicable jurisdiction, the Seller or related Underlying Seller, as applicable, shall not be required to purchase such Mortgage Loan, if the Seller or related Underlying Seller, as applicable, delivers such documents promptly upon receipt, but in no event later than 360 days after the Closing Date.

(c) In the event that a Mortgage Loan is purchased by the Seller or related Underlying Seller, as applicable, in accordance with subsections 2.02(a) or (b) above or Section 2.03 or the related Underlying Sale Agreement, the Seller or related Underlying Seller, as applicable, shall remit the applicable Purchase Price to the Master Servicer, who in turn will remit to the Securities Administrator, for deposit in the Distribution Account and shall provide written notice to the Trustee detailing the components of the Purchase Price, signed by a Servicing Officer. Upon receipt of written notice of the deposit of the Purchase Price in the Distribution Account and upon receipt of a Request for Release with respect to such Mortgage Loan, the Trustee or the Custodian will release to the Seller or related Underlying Seller, as applicable, the related Mortgage File and the Trustee shall execute and deliver all instruments of transfer or assignment, without recourse, representation or warranty furnished to it by the Sponsor, as are necessary to vest in the Seller or related Underlying Seller, as applicable, title to and rights under the Mortgage Loan. Such purchase shall be deemed to have occurred on the date on which the deposit into the Distribution Account was made. The Trustee shall promptly notify the Rating Agencies of such repurchase. The obligation of the Seller or related Underlying Seller, as applicable, to cure, repurchase or substitute for any Mortgage Loan as to which a defect in a constituent document exists shall be the sole remedies respecting such defect available to the Certificateholders or to the Trustee on their behalf.

(d) The Seller or related Underlying Seller, as applicable, shall deliver to the Trustee or the Custodian on its behalf, and Trustee agrees to accept the Mortgage Note and other documents constituting the Mortgage File with respect to any Replacement Mortgage Loan, which the Trustee or the Custodian will review as provided in subsections 2.02(a) and 2.02(b), provided, that the Closing Date referred to therein shall instead be the date of delivery of the Mortgage File with respect to each Replacement Mortgage Loan.

#### Section 2.03 Representations, Warranties and Covenants of the Master Servicer and the Sponsor.

(a) Wells Fargo Bank, National Association, in its capacity as Master Servicer and Securities Administrator hereby represents and warrants to the Sponsor, the Depositor and the Trustee as follows, as of the Closing Date:

(i) (i) It is a national banking association duly formed, validly existing and in good standing under the laws of the United States of America and is duly authorized and qualified to transact any and all business contemplated by this Agreement to be conducted by the Master Servicer and the Securities Administrator in any state in which a Mortgaged Property is located or is otherwise not required under applicable law to effect such qualification and, in any event, is in compliance with the doing business laws of any such state, to the extent necessary to ensure its ability to enforce each Mortgage Loan, to service the Mortgage Loans in accordance with the terms of this Agreement and any other Transaction Documents to which it is a party and to perform any of its other obligations under this Agreement in accordance with the terms hereof or thereof;

(ii) (ii) It has the full corporate power and authority to execute, deliver and perform, and to enter into and consummate the transactions contemplated by this Agreement and any other Transaction Documents to which it is a party and has duly authorized by all necessary corporate action on its part the execution, delivery and performance of this Agreement and any other Transaction Documents to which it is a party; and this Agreement and any other Transaction Documents to which it is a party, assuming the due authorization, execution and delivery hereof by the other parties hereto, constitutes its legal, valid and binding obligation, enforceable against it in accordance with its terms, except that (a) the enforceability hereof may be limited by bankruptcy, insolvency, moratorium, receivership and other similar laws relating to creditors' rights generally and (b) the remedy of specific performance and injunctive and other forms of equitable relief may be subject to equitable defenses and to the discretion of the court before which any proceeding therefore may be brought.

(iii) (iii) The execution and delivery of this Agreement and any other Transaction Documents to which it is a party by it, the consummation of any other of the transactions contemplated by this Agreement, and any other Transaction Documents to which it is a party and the fulfillment of or compliance with the terms hereof are in its ordinary course of business and will not (A) result in a material breach of any term or provision of its charter or by-laws or (B) materially conflict with, result in a material breach, violation or acceleration of, or result in a material default under, the terms of any other material agreement or instrument to which it is a party or by which it may be bound, or (C) constitute a material violation of any statute, order or regulation applicable to it of any court, regulatory body, administrative agency or governmental body having jurisdiction over it; and it is not in breach or violation of any material indenture or other material agreement or instrument, or in violation of any statute, order or regulation of any court, regulatory body, administrative agency or governmental body having jurisdiction over it which breach or violation may materially impair its ability to perform or meet any of its obligations under this Agreement and any other Transaction Documents to which it is a party.

(iv) (iv) No litigation is pending or, to the best of its knowledge, threatened, against it that would materially and adversely affect the execution, delivery or enforceability of this Agreement and any other Transaction Documents to which it is a party or its ability to perform any of its other obligations under this Agreement and any other Transaction Documents to which it is a party in accordance with the terms hereof.

(v) (v) No consent, approval, authorization or order of any court or governmental agency or body is required for its execution, delivery and performance of, or compliance with, this Agreement and any other Transaction Documents to which it is a party or the consummation of the transactions contemplated hereby or thereby, or if any such consent, approval, authorization or order is required, it has obtained the same.

(b) The Sponsor hereby represents and warrants to the Depositor, the Securities Administrator, the Master Servicer and the Trustee as follows, as of the Closing Date:

(i) (i) The Sponsor is duly organized as a Maryland corporation and is validly existing and in good standing under the laws of the State of Maryland and is duly authorized and qualified to transact any and all business contemplated by this Agreement and any other Transaction Documents to which it is a party to be conducted by the Sponsor and to perform any of its other obligations under this Agreement and any other Transaction Documents to which it is a party in accordance with the terms hereof or thereof.

(ii) (ii) The Sponsor has the full entity power and authority to execute, deliver and perform, and to enter into and consummate the transactions contemplated by this Agreement and any other Transaction Documents to which it is a party and has duly authorized by all necessary corporate action on the part of the Sponsor the execution, delivery and performance of this Agreement and any other Transaction Documents to which it is a party; and this Agreement and any other Transaction Documents to which it is a party, assuming the due authorization, execution and delivery hereof by the other parties hereto or thereto, as applicable, constitutes a legal, valid and binding obligation of the Sponsor, enforceable against the Sponsor in accordance with its terms, except that (a) the enforceability hereof may be limited by bankruptcy, insolvency, moratorium, receivership and other similar laws relating to creditors' rights generally and (b) the remedy of specific performance and injunctive and other forms of equitable relief may be subject to equitable defenses and to the discretion of the court before which any proceeding therefor may be brought.

(iii) (iii) The execution and delivery of this Agreement and any other Transaction Documents to which it is a party by the Sponsor, the consummation of any other of the transactions contemplated by this Agreement and any other Transaction Documents to which it is a party, and the fulfillment of or compliance with the terms hereof and thereof are in the ordinary course of business of the Sponsor and will not (A) result in a breach of any term or provision of the charter or by-laws of the Sponsor or (B) conflict with, result in a breach, violation or acceleration of, or result in a default under, the terms of any other material agreement or instrument to which the Sponsor is a party or by which it may be bound, or (C) constitute a violation of any statute, order or regulation applicable to the Sponsor of any court, regulatory body, administrative agency or governmental body having jurisdiction over the Sponsor; and the Sponsor is not in breach or violation of any material indenture or other material agreement or instrument, or in violation of any statute, order or regulation of any court, regulatory body, administrative agency or governmental body having jurisdiction over it which breach or violation may materially impair the Sponsor's ability to perform or meet any of its obligations under this Agreement and any other Transaction Documents to which it is a party.

(iv) (v) No litigation is pending or, to the best of the Sponsor's knowledge, threatened, against the Sponsor that would materially and adversely affect the execution, delivery or enforceability of this Agreement and any other Transaction Documents to which it is a party or the ability of the Sponsor to sell the Mortgage Loans or to perform any of its other obligations under this Agreement and any other Transaction Documents to which it is a party in accordance with the terms hereof or thereof.

(v) (vi) No consent, approval, authorization or order of any court or governmental agency or body is required for the execution, delivery and performance by the Sponsor of, or compliance by the Sponsor with, this Agreement and any other Transaction Documents to which it is a party or the consummation of the transactions contemplated hereby or thereby, or if any such consent, approval, authorization or order is required, the Sponsor has obtained the same.

(vi) (vii) As of the Closing Date, the representations and warranties concerning the Mortgage Loans set forth in Section 7 of the Mortgage Loan Purchase Agreement are true and correct in all material respects.

(c) Upon discovery by any of the parties hereto of a breach of a representation or warranty set forth in Section 7 of the Mortgage Loan Purchase Agreement or in any Underlying Sale Agreement that materially and adversely affects the interests of the Certificateholders in any Mortgage Loan, the party discovering such breach shall give prompt written notice thereof to the other parties. The Seller hereby covenants with respect to the representations and warranties set forth in Section 7 of the Mortgage Loan Purchase Agreement and each Underlying Seller hereby covenants with respect to the representations and warranties set forth in the related Underlying Sale Agreement, as modified by the related Assignment, Assumption and Recognition Agreement, that within 90 days of the discovery of a breach of any representation or warranty set forth therein that materially and adversely affects the interests of the Certificateholders in any Mortgage Loan, it shall cure such breach in all material respects and, if such breach is not so cured, (i) if such 90-day period expires prior to the second anniversary of the Closing Date, remove such Mortgage Loan (a "Deleted Mortgage Loan") from the Trust Fund and substitute in its place a Replacement Mortgage Loan, in the manner and subject to the conditions set forth in this Section; or (ii) repurchase the affected Mortgage Loan or Mortgage Loans from the Trustee at the Purchase Price in the manner set forth below; provided that, any such substitution pursuant to (i) above or repurchase pursuant to (ii) above shall not be effected prior to the delivery to the Trustee, the Securities Administrator of an Opinion of Counsel if required by Section 2.05 hereof and any such substitution pursuant to (i) above shall not be effected prior to the additional delivery to the Securities Administrator and the Trustee of a Request for Release. The Seller or Underlying Seller, as applicable, shall promptly reimburse the Master Servicer, the Securities Administrator and the Trustee for any expenses reasonably incurred by the Master Servicer, the Securities Administrator or the Trustee in respect of enforcing the remedies for such breach. To enable the Securities Administrator to amend the Mortgage Loan Schedule, the Seller or Underlying Seller, as applicable, shall, unless it cures such breach in a timely fashion pursuant to this Section 2.03, promptly notify the Securities Administrator whether it intends either to repurchase, or to substitute for, the Mortgage Loan affected by such breach. With respect to the representations and warranties in Section 7 of the Mortgage Loan Purchase Agreement or the representations and warranties contained in each Underlying Sale Agreement that are made to the best of the Seller's or Underlying Seller's knowledge, as applicable, if it is discovered by any of the Depositor, the Master Servicer, the Sponsor, the Securities Administrator, the Trustee that the substance of such representation and warranty is inaccurate and such inaccuracy materially and adversely affects the value of the related Mortgage Loan, notwithstanding the Seller's or Underlying Seller's knowledge, as applicable, lack of knowledge with respect to the substance of such representation or warranty, the Seller or Underlying Seller, as applicable, shall nevertheless be required to cure, substitute for or repurchase the affected Mortgage Loan in accordance with the foregoing. Notwithstanding the foregoing, to the extent that any fact, condition or event with respect to a Mortgage Loan constitutes a breach of a representation or warranty of Paul Financial under the related Underlying Sale Agreement which materially adversely affects the value of such Mortgage Loan or the interest therein of the Certificateholders, the Trustee shall request that Paul Financial cure such breach or repurchase such Mortgage Loan and if Paul Financial fails to cure such breach or repurchase such Mortgage Loan within 60 days of receipt of such request from the Trustee, the Trustee shall then request that the Seller cure such breach or repurchase such Mortgage Loan, and if the Seller fails to cure such breach or repurchase such Mortgage Loan within 60 days of receipt of such request from the Trustee, the Trustee shall then request that the Sponsor cure such breach or repurchase such Mortgage Loan.

With respect to any Replacement Mortgage Loan or Loans, the Seller or Underlying Seller, as applicable, shall deliver to the Trustee for the benefit of the Certificateholders such documents and agreements as are required by Section 2.01. No substitution shall be made in any calendar month after the Determination Date for such month. Scheduled Monthly Payments due with respect to Replacement Mortgage Loans in the Due Period related to the Distribution Date on which such proceeds are to be distributed shall not be part of the Trust Fund and shall be retained by the Seller or Underlying Seller, as applicable. For the month of substitution, distributions to Certificateholders will include the Scheduled Monthly Payment due on any Deleted Mortgage Loan for the related Due Period and thereafter the Seller or Underlying Seller, as applicable, shall be entitled to retain all amounts received in respect of such Deleted Mortgage Loan. The Securities Administrator shall amend the Mortgage Loan Schedule for the benefit of the Certificateholders to reflect the removal of such Deleted Mortgage Loan and the substitution of the Replacement Mortgage Loan or Loans and the Securities Administrator shall deliver the amended Mortgage Loan Schedule to the Trustee and the Custodian. Upon such substitution, the Replacement Mortgage Loan or Loans shall be subject to the terms of this Agreement in all respects, and the Seller shall be deemed to have made with respect to such Replacement Mortgage Loan or Loans, as of the date of substitution, the representations and warranties set forth in Section 7 of the Mortgage Loan Purchase Agreement with respect to such Mortgage Loan. Upon any such substitution and the deposit into the Distribution Account of the amount required to be deposited therein in connection with such substitution as described in the following paragraph and receipt by the Securities Administrator and the Trustee of a Request for Release for such Mortgage Loan, the Trustee or the Custodian shall release to the Seller or Underlying Seller, as applicable, the Mortgage File relating to such Deleted Mortgage Loan and held for the benefit of the Certificateholders and the Trustee shall execute and deliver at the Seller's or Underlying Seller's, as applicable, direction such instruments of transfer or assignment as have been prepared by the Seller or Underlying Seller, as applicable, in each case without recourse, representation or warranty as shall be necessary to vest in the Seller or Underlying Seller, as applicable, or its respective designee, title to the Trustee's interest in any Deleted Mortgage Loan substituted for pursuant to this Section 2.03.

For any month in which the Seller or Underlying Seller, as applicable, substitutes one or more Replacement Mortgage Loans for a Deleted Mortgage Loan, the Master Servicer will determine the amount (if any) by which the aggregate principal balance of all the Replacement Mortgage Loans as of the date of substitution is less than the Stated Principal Balance (after application of the principal portion of the Scheduled Monthly Payment due in the month of substitution) of such Deleted Mortgage Loan, including any costs incurred by the Trust in connection with any violation of such Mortgage Loan of any predatory lending laws. An amount equal to the aggregate of such deficiencies, described in the preceding sentence for any Distribution Date (such amount, the "Substitution Adjustment Amount") shall be deposited into the Distribution Account by the Securities Administrator upon receipt from the Seller or Underlying Seller, as applicable, delivering such Replacement Mortgage Loan on the Determination Date for the Distribution Date relating to the Prepayment Period during which the related Mortgage Loan became required to be purchased or replaced hereunder.

In the event that the Seller or Underlying Seller, as applicable, shall have repurchased a Mortgage Loan, the Purchase Price therefor shall be deposited into the Distribution Account maintained by the Securities Administrator, on the Determination Date for the Distribution Date in the month following the month during which the Seller or Underlying Seller, as applicable, became obligated to repurchase or replace such Mortgage Loan and upon such deposit of the Purchase Price, the delivery of an Opinion of Counsel if required by Section 2.05 and the receipt of a Request for Release, the Trustee or the Custodian shall release the related Mortgage File held for the benefit of the Certificateholders to the Seller or Underlying Seller, as applicable, and the Trustee shall execute and deliver at such Person's direction the related instruments of transfer or assignment prepared by the Seller or Underlying Seller, as applicable, in each case without recourse, representation or warranty as shall be necessary to transfer title from the Trustee for the benefit of the Certificateholders and transfer the Trustee's interest to the Seller or Underlying Seller, as applicable, to any Mortgage Loan purchased pursuant to this Section 2.03. In connection with any repurchase or substitution of a Mortgage Loan pursuant to this Section 2.03, the Seller shall, or such cause the

Underlying Seller, to furnish to the Securities Administrator an officer's certificate, signed by a duly authorized officer of the Seller or Underlying Seller, as the case may be, to the effect that such repurchase or substitution has been made in accordance with the terms and conditions of this Agreement and that all conditions precedent to such repurchase or substitution have been satisfied, including the delivery to the Securities Administrator of the Purchase Price or Substitution Adjustment Amount, as applicable, for deposit into the Distribution Account, together with copies of any Opinion of Counsel required to be delivered pursuant to this Agreement and the related Request for Release. Solely for purposes of the Securities Administrator providing an Assessment of Compliance upon receipt of such documentation, the Securities Administrator shall approve such repurchase or substitution, as applicable, and which approval shall consist solely of the Securities Administrator's receipt of such documentation and deposits. It is understood and agreed that the obligation under this Agreement and the Mortgage Loan Purchase Agreement of the Sponsor to cure, repurchase or replace any Mortgage Loan as to which a breach has occurred and is continuing shall constitute the sole remedies against the Sponsor respecting such breach available to Certificateholders, the Depositor or the Trustee.

(d) The representations and warranties set forth in Section 2.03 hereof shall survive delivery of the respective Mortgage Loans and Mortgage Files to the Trustee or the Custodian for the benefit of the Certificateholders.

Section 2.04 Representations and Warranties of the Depositor. The Depositor hereby represents and warrants to the Master Servicer, the Securities Administrator and the Trustee as follows, as of the date hereof and as of the Closing Date:

(i) The Depositor is duly organized and is validly existing as limited liability company in good standing under the laws of the State of Delaware and has full power and authority necessary to own or hold its properties and to conduct its business as now conducted by it and to enter into and perform its obligations under this Agreement and any other Transaction Documents to which it is a party.

(ii) The Depositor has the full corporate power and authority to sell each Mortgage Loan to execute, deliver and perform, and to enter into and consummate the transactions contemplated by, this Agreement and any other Transaction Documents to which it is a party and has duly authorized, by all necessary action on its part, the execution, delivery and performance of this Agreement and any other Transaction Documents to which it is a party; and this Agreement and any other Transaction Documents to which it is a party, assuming the due authorization, execution and delivery hereof and thereof by the other parties hereto and thereto, constitutes a legal, valid and binding obligation of the Depositor, enforceable against the Depositor in accordance with its terms, subject, as to enforceability, to (i) bankruptcy, insolvency, reorganization, moratorium and other similar laws affecting creditors' rights generally and (ii) general principles of equity, regardless of whether enforcement is sought in a proceeding in equity or at law.

(iii) The execution and delivery of this Agreement and any other Transaction Documents to which it is a party by the Depositor, the consummation of the transactions contemplated by this Agreement and any other Transaction Documents to which it is a party, and the fulfillment of or compliance with the terms hereof are in the ordinary course of business of the Depositor and will not (A) result in a breach of any term or provision of the organizational documents of the Depositor or (B) conflict with, result in a breach, violation or acceleration of, or result in a default under, the terms of any other material agreement or instrument to which the Depositor is a party or by which it may be bound or (C) constitute a violation of any statute, order or regulation applicable to the Depositor of any court, regulatory body, administrative agency or governmental body having jurisdiction over the Depositor; and the Depositor is not in breach or violation of any material indenture or other material agreement or instrument, or in violation of any statute, order or regulation of any court, regulatory body, administrative agency or governmental body having jurisdiction over it which breach or violation may materially impair the Depositor's ability to perform or meet any of its obligations under this Agreement and any other Transaction Documents to which it is a party.

(iv) No litigation is pending, or, to the best of the Depositor's knowledge, threatened, against the Depositor that would materially and adversely affect the execution, delivery or enforceability of this Agreement and any other Transaction Documents to which it is a party or the ability of the Depositor to perform its obligations under this Agreement and any other Transaction Documents to which it is a party in accordance with the terms hereof.

(v) No consent, approval, authorization or order of any court or governmental agency or body is required for the execution, delivery and performance by the Depositor of, or compliance by the Depositor with, this Agreement and any other Transaction Documents to which it is a party or the consummation of the transactions contemplated hereby, or if any such consent, approval, authorization or order is required, the Depositor has obtained the same.

(vi) The Depositor has filed all reports required to be filed by Section 13 or Section 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that the Depositor was required to file such reports) and it has been subject to such filing requirements for the past 90 days.

The Depositor hereby represents and warrants to the Trustee as of the Closing Date, following the transfer of the Mortgage Loans to it by the Seller, the Depositor had good title to the Mortgage Loans and the related Mortgage Notes were subject to no offsets, claims, defenses or counterclaims.

It is understood and agreed that the representations and warranties set forth in the immediately preceding paragraph shall survive delivery of the Mortgage Files to the Trustee or the Custodian for the benefit of the Certificateholders. Upon discovery by the Depositor or the Trustee of a breach of such representations and warranties, the party discovering such breach shall give prompt written notice to the others and to each Rating Agency.

Section 2.05 Delivery of Opinion of Counsel in Connection with Substitutions and Repurchases.

(a) Notwithstanding any contrary provision of this Agreement, with respect to any Mortgage Loan that is not in default or as to which default is not imminent, no repurchase or substitution pursuant to Sections 2.02 or 2.03 shall be made unless the Seller or Underlying Seller, as applicable, delivers to the Trustee an Opinion of Counsel, addressed to the Trustee, to the effect that such repurchase or substitution would not (i) result in the imposition of the tax on "prohibited transactions" of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI or contributions after the Closing Date, as defined in Sections 860F(a)(2) and 860G(d) of the Code, respectively, or (ii) cause any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI to fail to qualify as a REMIC at any time that any Certificates are outstanding. Any Mortgage Loan as to which repurchase or substitution was delayed pursuant to this paragraph shall be repurchased or the substitution therefor shall occur (subject to compliance with Sections 2.02 or 2.03) upon the earlier of (a) the occurrence of a default or imminent default with respect to such Mortgage Loan and (b) receipt by the Trustee of an Opinion of Counsel addressed to the Trustee to the effect that such repurchase or substitution, as applicable, will not result in the events described in clause (i) or clause (ii) of the preceding sentence.

(b) Upon discovery by the Depositor, the Sponsor, the Custodian or the Master Servicer that any Mortgage Loan does not constitute a "qualified mortgage" within the meaning of Section 860G(a)(3) of the Code, the party discovering such fact shall promptly (and in any event within 5 Business Days of discovery) give written notice thereof to the other parties and the Trustee. In connection therewith, the Trustee, or the Custodian on its behalf, shall require the Seller, at the Seller's option, to either (i) substitute, if the conditions in Section 2.03 with respect to substitutions are satisfied, a Replacement Mortgage Loan for the affected Mortgage Loan, or (ii) repurchase the affected Mortgage Loan within 90 days of such discovery in the same manner as it would a Mortgage Loan for a breach of representation or warranty contained in Section 2.03. The Trustee, or the Custodian on its behalf, shall reconvey to the Seller the Mortgage Loan to be released pursuant hereto (and the Custodian shall deliver the related Mortgage File) in the same manner, and on the same terms and conditions, as it would a Mortgage Loan repurchased for breach of a representation or warranty contained in Section 2.03.

Section 2.06 Countersignature and Delivery of Certificates.

(a) The Trustee acknowledges the sale, transfer and assignment to it of the Trust Fund and, concurrently with such transfer and assignment, the Securities Administrator has executed, countersigned and delivered, to or upon the order of the Depositor, the Certificates in authorized denominations evidencing the entire ownership of the Trust Fund. The Trustee agrees to hold the Trust Fund and exercise the rights referred to above for the benefit of all present and future Holders of the Certificates and to perform the duties set forth in this Agreement in accordance with its terms.

(b) The Depositor, concurrently with the execution and delivery hereof, does hereby transfer, assign, set over and otherwise convey in trust to the Trustee without recourse all the right, title and interest of the Depositor in and to the REMIC I Regular Interests and the other assets of REMIC II for the benefit of the holders of the REMIC II Interests. The Trustee acknowledges receipt of

the REMIC I Regular Interests (all of which are uncertificated) and the other assets of REMIC II and declares that it holds and will hold the same in trust for the exclusive use and benefit of the holders of the REMIC II Interests.

The Depositor, concurrently with the execution and delivery hereof, does hereby transfer, assign, set over and otherwise convey in trust to the Trustee without recourse all the right, title and interest of the Depositor in and to the REMIC II Regular Interests and the other assets of REMIC III for the benefit of the holders of the REMIC III Interests. The Trustee acknowledges receipt of the REMIC II Regular Interests (all of which are uncertificated) and the other assets of REMIC III and declares that it holds and will hold the same in trust for the exclusive use and benefit of the holders of the REMIC III Interests.

The Depositor, concurrently with the execution and delivery hereof, does hereby transfer, assign, set over and otherwise convey in trust to the Trustee without recourse all the right, title and interest of the Depositor in and to the REMIC IV Regular Interests and the other assets of REMIC V for the benefit of the holders of the REMIC V Interests. The Trustee acknowledges receipt of the REMIC IV Regular Interests (all of which are uncertificated) and the other assets of REMIC V and declares that it holds and will hold the same in trust for the exclusive use and benefit of the holders of the REMIC V Interests.

The Depositor, concurrently with the execution and delivery hereof, does hereby transfer, assign, set over and otherwise convey in trust to the Trustee without recourse all the right, title and interest of the Depositor in and to the REMIC III Regular Interests and the REMIC V Regular Interests and the other assets of REMIC VI for the benefit of the Holders of the Regular Certificates and the Class R Certificates (in respect of the Class R-6 Interest). The Trustee acknowledges receipt of the REMIC III Regular Interests (all of which are uncertificated) and the REMIC V Regular Interests (all of which are uncertificated) and the other assets of REMIC VI and declares that it holds and will hold the same in trust for the exclusive use and benefit of the Holders of the Regular Certificates and the Class R Certificates (in respect of the Class R-6 Interest).

#### Section 2.07 Purposes and Powers of the Trust.

The purpose of the common law trust, as created hereunder, is to engage in the following activities:

(a) acquire and hold the Mortgage Loans and the other assets of the Trust Fund and the proceeds therefrom;

(b) to issue the Certificates sold to the Depositor in exchange for the Mortgage Loans;

(c) to make payments on the Certificates;

(d) to engage in those activities that are necessary, suitable or convenient to accomplish the foregoing or are incidental thereto or connected therewith; and

(e) subject to compliance with this Agreement, to engage in such other activities as may be required in connection with conservation of the Trust Fund and the making of distributions to the Certificateholders.

The trust is hereby authorized to engage in the foregoing activities. The Trustee shall not cause the trust to engage in any activity other than in connection with the foregoing or other than as required or authorized by the terms of this Agreement while any Certificate is outstanding, and this Section 2.07 may not be amended, without the consent of the Certificateholders evidencing 51% or more of the aggregate voting rights of the Certificates.

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ARTICLE III

ADMINISTRATION AND MASTER  
SERVICING OF MORTGAGE LOANS BY  
MASTER SERVICER

Section 3.01 Master Servicer. The Master Servicer shall, beginning on the Closing Date, supervise, monitor and oversee the obligation of the related Servicer to service and administer their respective Mortgage Loans in accordance with the terms of this Agreement and the related Servicing Agreement and shall have full power and authority to do any and all things which it may deem necessary or desirable in connection with such master servicing and administration. In performing its obligations hereunder, the Master Servicer shall act in a manner consistent with Accepted Master Servicing Practices. Furthermore, the Master Servicer shall oversee and consult with the related Servicer as necessary from time to time to carry out the Master Servicer's obligations hereunder, shall receive, review and evaluate all reports, information and other data provided to the Master Servicer by the related Servicer and shall cause the related Servicer to perform and observe the covenants, obligations and conditions to be performed or observed by such Person under this Agreement and the related Servicing Agreement. The Master Servicer shall independently and separately monitor the related Servicer's servicing activities with respect to each related Mortgage Loan, reconcile the results of such monitoring with such information provided in the previous sentence on a monthly basis and coordinate corrective adjustments to the related Servicer's and Master Servicer's records, and based on such reconciled and corrected information, the Master Servicer shall provide such information to the Securities Administrator as shall be necessary in order for it to prepare the statements specified in Section 5.06 and any other information and statements required hereunder. The Master Servicer shall reconcile the results of its Mortgage Loan monitoring with the actual remittances of each Servicer pursuant to this Agreement and the related Servicing Agreement.

In addition to the foregoing, in connection with a modification of any Mortgage Loan by a Servicer, if the Master Servicer is unable to enforce the obligations of the Servicer with respect to such modification, the Master Servicer shall notify the Depositor of such Servicer's failure to comply with the terms of the related Servicing Agreement or this Agreement. If the related Servicing Agreement requires the approval of the Master Servicer for a modification to a Mortgage Loan, the Master Servicer shall approve such modification if, based upon its receipt of written notification from the related Servicer outlining the terms of such modification and appropriate supporting documentation, the Master Servicer determines that the modification is permitted under the terms of such Servicing Agreement and that any conditions to such modification set forth in the Servicing Agreement have been satisfied. Furthermore, if the related Servicing Agreement requires the oversight and monitoring of loss mitigation measures with respect to the related Mortgage Loans, the Master Servicer will monitor any loss mitigation procedure or recovery action related to a defaulted Mortgage Loan (to the extent it receives notice of such from the related Servicer) and confirm that such loss mitigation procedure or recovery action is initiated, conducted and concluded in accordance with any timeframes and any other requirements set forth in such Servicing Agreement, and the Master Servicer shall notify the Depositor in any case in which the Master Servicer believes that the related Servicer is not complying with such timeframes and/or other requirements.

The Trustee shall furnish the Servicers and the Master Servicer with any powers of attorney and other documents in form as acceptable to it necessary or appropriate to enable the related Servicers and the Master Servicer to service and administer the related Mortgage Loans and REO Property.

The Trustee or the Custodian on its behalf and the Securities Administrator shall provide access to the records and documentation in possession of the Trustee or the Custodian on its behalf or the Securities Administrator regarding the related Mortgage Loans and REO Property and the servicing thereof to the Certificateholders, the FDIC, and the supervisory agents and examiners of the FDIC, such access being afforded only upon reasonable prior written request and during normal business hours at the office of the Trustee, the Custodian or the Securities Administrator; provided, however, that, unless otherwise required by law, neither the Trustee, the Custodian nor the Securities Administrator shall be required to provide access to such records and documentation if the provision thereof would violate the legal right to privacy of any Mortgagor. The Trustee, the Custodian and the Securities Administrator shall allow representatives of the above entities to photocopy any of the records and documentation and shall provide equipment for that purpose at a charge that covers the Trustee's, the Custodian's or the Securities Administrator's actual costs.

The Trustee shall execute and deliver to the related Servicer and the Master Servicer any court pleadings, requests for trustee's sale or other documents necessary or desirable to (i) the foreclosure or trustee's sale with respect to a Mortgaged Property; (ii) any legal action brought to obtain judgment against any Mortgagor on the Mortgage Note or Security Instrument; (iii) obtain a deficiency judgment against the Mortgagor; or (iv) enforce any other rights or remedies provided by the Mortgage Note or Security Instrument or otherwise available at law or equity.

Section 3.02 REMIC-Related Covenants. For as long as each REMIC created hereunder shall exist, the Trustee and the Securities Administrator shall act in accordance herewith to assure continuing treatment of such REMIC as a REMIC, and the Trustee and the Securities Administrator shall comply with any directions of the Sponsor, the Servicers or the Master Servicer to assure such continuing treatment. In particular, the Trustee shall not (a) sell or permit the sale of all or any portion of the Mortgage Loans or of any investment of deposits in an Account unless such sale is as a result of a repurchase of the Mortgage Loans pursuant to this Agreement or the Trustee has received a REMIC Opinion addressed to the Trustee prepared at the expense of the Trust Fund; and (b) other than with respect to a substitution pursuant to the Mortgage Loan Purchase Agreement or Section 2.03 of this Agreement, as applicable, accept any contribution to any REMIC after the Startup Day without receipt of a REMIC Opinion.

Section 3.03 Monitoring of the Servicers.

(a) The Master Servicer shall be responsible for reporting to the Trustee and the Sponsor the compliance by the related Servicer with its duties under the related Servicing Agreement. In the review of the related Servicer's activities, the Master Servicer may rely upon an Officer's Certificate of the related Servicer with regard to such Person's compliance with the terms of the related Servicing Agreement. In the event that the Master Servicer, in its judgment, determines that the related Servicer should be terminated in accordance with the related Servicing Agreement, or that a notice should be sent pursuant to this Agreement or the related Servicing Agreement with respect to the occurrence of an event that, unless cured, would constitute grounds for such termination, the Master Servicer shall notify the Sponsor and the Trustee thereof and the Master Servicer shall issue such notice or take such other action as it deems appropriate.

(b) The Master Servicer, for the benefit of the Trustee and the Certificateholders, shall enforce the obligations of the related Servicer under the related Servicing Agreement, and shall, in the event that the related Servicer fails to perform its obligations in accordance with the related Servicing Agreement, subject to the preceding paragraph, terminate the rights and obligations of such Person thereunder and act as servicer of the related Mortgage Loans or to cause the Trustee to enter into a new Servicing Agreement with a successor servicer selected by the Master Servicer; provided, however, it is understood and acknowledged by the parties hereto that there shall be a period of transition (not to exceed 90 days) before the actual servicing functions can be fully transferred to such successor servicer. Such enforcement, including, without limitation, the legal prosecution of claims, termination of the related Servicing Agreement and the pursuit of other appropriate remedies, shall be in such form and carried out to such an extent and at such time as the Master Servicer, in its good faith business judgment, would require were it the owner of the related Mortgage Loans. The Master Servicer shall pay the costs of such enforcement at its own expense, subject to its right of reimbursement pursuant to the provisions of this Agreement or the related Servicing Agreement, provided that the Master Servicer shall not be required to prosecute or defend any legal action except to the extent that the Master Servicer shall have received reasonable indemnity for its costs and expenses in pursuing such action.

(c) To the extent that the costs and expenses of the Master Servicer related to any termination of the related Servicer, appointment of a successor servicer or the transfer and assumption of servicing by the Master Servicer with respect to this Agreement or the related Servicing Agreement (including, without limitation, (i) all legal costs and expenses and all due diligence costs and expenses associated with an evaluation of the potential termination of the related Servicer as a result of an event of default by such Person and (ii) all costs and expenses associated with the complete transfer of servicing, including all servicing files and all servicing data and the completion, correction or manipulation of such servicing data as may be required by the successor servicer to correct any errors or insufficiencies in the servicing data or otherwise to enable the successor service to service the Mortgage Loans in accordance with the related Servicing Agreement) are not fully and timely reimbursed by the terminated Servicer, the Master Servicer shall be entitled to reimbursement of such costs and expenses from the Distribution Account.

(d) The Master Servicer shall require the related Servicer to comply with the remittance requirements and other obligations set forth in the related Servicing Agreement.

(e) If the Master Servicer acts as a servicer, it will not assume liability for the representations and warranties of the related Servicer, if any, that it replaces.

Section 3.04 Fidelity Bond. The Master Servicer, at its expense, shall maintain in effect a blanket fidelity bond and an errors and omissions insurance policy, affording coverage with respect

to all directors, officers, employees and other Persons acting on such Master Servicer's behalf, and covering errors and omissions in the performance of the Master Servicer's obligations hereunder. The errors and omissions insurance policy and the fidelity bond shall be in such form and amount generally acceptable for entities serving as master servicers or trustees.

Section 3.05 Power to Act; Procedures. The Master Servicer shall master service the Mortgage Loans and shall have full power and authority, subject to the REMIC Provisions and the provisions of Article X hereof, to do any and all things that it may deem necessary or desirable in connection with the master servicing and administration of the Mortgage Loans, including but not limited to the power and authority (i) to execute and deliver, on behalf of the Certificateholders and the Trustee, customary consents or waivers and other instruments and documents, (ii) to consent to transfers of any Mortgaged Property and assumptions of the Mortgage Notes and related Mortgages, (iii) to collect any Insurance Proceeds and Liquidation Proceeds, and (iv) to effectuate foreclosure or other conversion of the ownership of the Mortgaged Property securing any Mortgage Loan, in each case, in accordance with the provisions of this Agreement and the related Servicing Agreement, as applicable; provided, however, that the Master Servicer shall not (and, consistent with its responsibilities under Section 3.03, shall not permit the related Servicer to) knowingly or intentionally take any action, or fail to take (or fail to cause to be taken) any action reasonably within its control and the scope of duties more specifically set forth herein, that, under the REMIC Provisions, if taken or not taken, as the case may be, would cause REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI to fail to qualify as a REMIC or result in the imposition of a tax upon the Trust Fund (including but not limited to the tax on prohibited transactions as defined in Section 860F(a)(2) of the Code and the tax on contributions to a REMIC set forth in Section 860G(d) of the Code) unless the Master Servicer has received an Opinion of Counsel (but not at the expense of the Master Servicer) to the effect that the contemplated action, or failure to take action, will not cause REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI to fail to qualify as a REMIC or result in the imposition of a tax upon REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI as the case may be. The Trustee shall furnish the Master Servicer, upon written request from a Servicing Officer, with any powers of attorney (in form acceptable to the Master Servicer and the Trustee) empowering the Master Servicer or the related Servicer to execute and deliver instruments of satisfaction or cancellation, or of partial or full release or discharge, and to foreclose upon or otherwise liquidate Mortgaged Property, and to appeal, prosecute or defend in any court action relating to the Mortgage Loans or the Mortgaged Property, in accordance with the related Servicing Agreement and this Agreement, and the Trustee shall execute and deliver such other documents, as the Master Servicer may request, to enable the Master Servicer to master service and administer the Mortgage Loans and carry out its duties hereunder, in each case in accordance with Accepted Master Servicing Practices (and the Trustee shall have no liability for misuse of any such powers of attorney by the Master Servicer or the related Servicer). If the Master Servicer or the Trustee has been advised that it is likely that the laws of the state in which action is to be taken prohibit such action if taken in the name of the Trustee or that the Trustee would be adversely affected under the "doing business" or tax laws of such state if such action is taken in its name, the Master Servicer shall join with the Trustee in the appointment of a co-trustee pursuant to Section 9.11 hereof. In the performance of its duties hereunder, the Master Servicer shall be an independent contractor and shall not, except in those instances where it is taking action in the name of the Trustee, be deemed to be the agent of the Trustee.

Section 3.06 Due-on-Sale Clauses; Assumption Agreements. To the extent provided in this Agreement or the related Servicing Agreement, to the extent Mortgage Loans contain enforceable due-on-sale clauses, the Master Servicer shall cause the related Servicer to enforce such clauses in accordance with the related Servicing Agreement. If applicable law prohibits the enforcement of a due-on-sale clause or such clause is otherwise not enforced in accordance with this Agreement or the related Servicing Agreement, and, as a consequence, a Mortgage Loan is assumed, the original Mortgagor may be released from liability in accordance with this Agreement or the related Servicing Agreement.

#### Section 3.07 Release of Mortgage Files.

(a) Upon becoming aware of the payment in full of any Mortgage Loan, or the receipt by the related Servicer of a notification that payment in full has been escrowed in a manner customary for such purposes for payment to Certificateholders on the next Distribution Date or the related Servicer will, if required under the related Servicing Agreement (or if the related Servicer does not, the Master Servicer may), promptly furnish to the Custodian, on behalf of the Trustee, two copies of a certification substantially in the form of Exhibit G hereto signed by a Servicing Officer or in a mutually agreeable electronic format which will, in lieu of a signature on its face, originate from a Servicing Officer (which certification shall include a statement to the effect that all amounts received in connection with such payment that are required to be deposited in the Protected Account maintained by the related Servicer pursuant to the related Servicing Agreement have been or will be so deposited) and shall request that the Custodian, on behalf of the Trustee, deliver to the related Servicer the related Mortgage File. Upon receipt of such certification and request, the Custodian, on behalf of the Trustee, shall promptly release the related Mortgage File to the related Servicer and the Trustee and Custodian shall have no further responsibility with regard to such Mortgage File. Upon any such payment in full, the related Servicer is authorized, to give, as agent for the Trustee, as the mortgagee under the Mortgage that secured the Mortgage Loan, an instrument of satisfaction (or assignment of mortgage without recourse, representation or warranty) regarding the Mortgaged Property subject to the Mortgage, which instrument of satisfaction or assignment, as the case may be, shall be delivered to the Person or Persons entitled thereto against receipt thereof of such payment, it being understood and agreed that no expenses incurred in connection with such instrument of satisfaction or assignment, as the case may be, shall be chargeable to the Protected Account.

(b) From time to time and as appropriate for the servicing or foreclosure of any Mortgage Loan and in accordance with this Agreement or the related Servicing Agreement, the Trustee shall execute such documents as shall be prepared and furnished to the Trustee by the related Servicer or the Master Servicer (in form reasonably acceptable to the Trustee) and as are necessary to the prosecution of any such proceedings. The Custodian, on behalf of the Trustee, shall, upon the request of the related Servicer or the Master Servicer, and delivery to the Custodian, on behalf of the Trustee, of two copies of a request for release signed by a Servicing Officer substantially in the form of Exhibit G (or in a mutually agreeable electronic format which will, in lieu of a signature on its face, originate from a Servicing Officer), release the related Mortgage File held in its possession or control to the related Servicer or the Master Servicer, as applicable. Such trust receipt shall obligate the related Servicer or the Master Servicer to return the Mortgage File to the Custodian on behalf of the Trustee, when the need therefor by such Person no longer exists unless the Mortgage Loan shall be liquidated, in which case, upon receipt of a certificate of a Servicing Officer similar to that hereinabove specified, the Mortgage File shall be released by the Custodian, on behalf of the Trustee, to the related Servicer or the Master Servicer.

#### Section 3.08 Documents, Records and Funds in Possession of Master Servicer and related Servicer To Be Held for Trustee.

(a) The Master Servicer shall transmit and the related Servicer (to the extent required by the related Servicing Agreement) shall transmit to the Trustee or Custodian such documents and instruments coming into the possession of such Person from time to time as are required by the terms hereof, or in the case of the related Servicer, the related Servicing Agreement, to be delivered to the Trustee or Custodian. Any funds received by the Master Servicer or by the related Servicer in respect of any Mortgage Loan or which otherwise are collected by the Master Servicer, by the related Servicer as Liquidation Proceeds or Insurance Proceeds in respect of any Mortgage Loan shall be held for the benefit of the Trustee, the Certificateholders subject to the Securities Administrator's right to retain or withdraw from the Distribution Account, the Master Servicing Compensation and other amounts provided in this Agreement, and to the right of the related Servicer to retain its Servicing Fee and other amounts as provided in the related Servicing Agreement. The Master Servicer shall, and (to the extent provided in the related Servicing Agreement) shall cause the related Servicer to, provide access to information and documentation regarding the Mortgage Loans to the Trustee and, and their respective agents and accountants at any time upon reasonable request and during normal business hours, and to Certificateholders that are savings and loan associations, banks or insurance companies, the Office of Thrift Supervision, the FDIC and the supervisory agents and examiners of such Office and Corporation or examiners of any other federal or state banking or insurance regulatory authority if so required by applicable regulations of the Office of Thrift Supervision or other regulatory authority, such access to be afforded without charge but only upon reasonable request in writing and during normal business hours at the offices of the Master Servicer designated by it. In fulfilling such a request the Master Servicer shall not be responsible for determining the sufficiency of such information.

(b) All Mortgage Files and funds collected or held by, or under the control of, the Master Servicer, in respect of any Mortgage Loans, whether from the collection of principal and interest payments or from Liquidation Proceeds or Insurance Proceeds, shall be held by the Master Servicer for and on behalf of the Trustee and the Certificateholders and shall be and remain the sole and exclusive property of the Trustee; provided, however, that the Master Servicer and the related Servicer shall be entitled to setoff against, and deduct from, any such funds any amounts that are properly due and payable to the Master Servicer or such Servicer under this Agreement or the related Servicing Agreement.

#### Section 3.09 Standard Hazard Insurance and Flood Insurance Policies.

(a) For each Mortgage Loan, the Master Servicer shall enforce any obligation of the related Servicer under the related Servicing Agreement to maintain or cause to be maintained standard fire and casualty insurance and, where applicable, flood insurance, all in accordance with the provisions of the related Servicing Agreement. It is understood and agreed that such insurance shall be with insurers meeting the eligibility requirements set forth in the related Servicing Agreement and that no earthquake or other additional insurance is to be required of any Mortgagor or to be maintained on property acquired in respect of a defaulted loan, other than pursuant to such applicable laws and regulations as shall at any time be in force and as shall require such additional insurance.

(b) Pursuant to Section 4.04 any amounts collected by the Servicers or the Master Servicer, or by the Servicers, under any insurance policies (other than amounts to be applied to the restoration or repair of the property subject to the related Mortgage or released to the Mortgagor in accordance with the Servicing Agreements) shall be deposited by the related Servicer or the Master Servicer into the Distribution Account, subject to withdrawal pursuant to Section 4.05. Any cost incurred by the Master Servicer or the related Servicer in maintaining any such insurance if the

Mortgagor defaults in its obligation to do so shall be added to the amount owing under the Mortgage Loan where the terms of the Mortgage Loan so permit; provided, however, that the addition of any such cost shall not be taken into account for purposes of calculating the distributions to be made to Certificateholders and shall be recoverable by the Master Servicer or the related Servicer pursuant to Section 4.05.

Section 3.10 Presentment of Claims and Collection of Proceeds. The Master Servicer shall (to the extent provided in the related Servicing Agreement) cause the related Servicer to, prepare and present on behalf of the Trustee and the Certificateholders all claims under the Insurance Policies and take such actions (including the negotiation, settlement, compromise or enforcement of the insured's claim) as shall be necessary to realize recovery under such policies. Any proceeds disbursed to the Master Servicer (or disbursed to the related Servicer and remitted to the Master Servicer) in respect of such policies, bonds or contracts shall be promptly deposited in the Distribution Account upon receipt, except that any amounts realized that are to be applied to the repair or restoration of the related Mortgaged Property as a condition precedent to the presentation of claims on the related Mortgage Loan to the insurer under any applicable Insurance Policy need not be so deposited (or remitted).

#### Section 3.11 Maintenance of the Primary Mortgage Insurance Policies.

(a) The Master Servicer shall not take, or permit the related Servicer (to the extent such action is prohibited under the related Servicing Agreement) to take, any action that would result in noncoverage under any applicable Primary Mortgage Insurance Policy of any loss which, but for the actions of the Master Servicer or the related Servicer, would have been covered thereunder. The Master Servicer shall use its best reasonable efforts to cause the related Servicer (to the extent required under the related Servicing Agreement) to keep in force and effect (to the extent that the Mortgage Loan requires the Mortgagor to maintain such insurance), primary mortgage insurance applicable to each Mortgage Loan (including any LPMI Policy) in accordance with the provisions of this Agreement and the related Servicing Agreement, as applicable. The Master Servicer shall not, and shall not permit the related Servicer (to the extent required under this Agreement or the related Servicing Agreement) to, cancel or refuse to renew any such Primary Mortgage Insurance Policy that is in effect at the date of the initial issuance of the Mortgage Note and is required to be kept in force hereunder except in accordance with the provisions of this Agreement and the related Servicing Agreement, as applicable.

(b) The Master Servicer agrees to cause the related Servicer (to the extent required under the related Servicing Agreement) to present, on behalf of the Trustee and the Certificateholders, claims to the insurer under any Primary Mortgage Insurance Policies and, in this regard, to take such reasonable action as shall be necessary to permit recovery under any Primary Mortgage Insurance Policies respecting defaulted Mortgage Loans. Pursuant to Section 4.05, any amounts collected by the related Servicer under any Primary Mortgage Insurance Policies shall be deposited by the Securities Administrator in the Distribution Account.

Section 3.12 Trustee to Retain Possession of Certain Insurance Policies and Documents. The Trustee (or the Custodian, as directed by the Trustee), shall retain possession and custody of the originals (to the extent available) of any Primary Mortgage Insurance Policies, or certificate of insurance if applicable, and any certificates of renewal as to the foregoing as may be issued from time to time as contemplated by this Agreement. Until all amounts distributable in respect of the Certificates have been distributed in full and the Master Servicer otherwise has fulfilled its obligations under this Agreement, the Trustee (or its Custodian, if any, as directed by the Trustee) shall also retain possession and custody of each Mortgage File in accordance with and subject to the terms and conditions of this Agreement. The Master Servicer shall promptly deliver or cause to be delivered to the Trustee (or the Custodian, as directed by the Trustee), upon the execution or receipt thereof the originals of any Primary Mortgage Insurance Policies, any certificates of renewal, and such other documents or instruments that constitute portions of the Mortgage File that come into the possession of the Master Servicer from time to time.

Section 3.13 Realization Upon Defaulted Mortgage Loans. Subject to the limitations set forth in Section 3.21 hereof, the Master Servicer shall cause the related Servicer (to the extent required under the related Servicing Agreement) to foreclose upon, repossess or otherwise comparably convert the ownership of Mortgaged Properties securing such of the Mortgage Loans as come into and continue in default and as to which no satisfactory arrangements can be made for collection of delinquent payments, all in accordance with the related Servicing Agreement.

Section 3.14 Compensation for the Master Servicer. The Master Servicer shall be entitled to (i) a master servicing fee rate of 0.0015% per annum and (ii) all income and gain realized from any investment of funds on Permitted Investments in the Distribution Account during the six business days prior to the Distribution Date as compensation for the performance of its obligations hereunder ("Master Servicing Compensation"). The Master Servicer shall be required to pay all expenses incurred by it in connection with its activities hereunder and shall not be entitled to reimbursement thereof except as provided in this Agreement.

#### Section 3.15 REO Property.

(a) In the event the Trust Fund acquires ownership of any REO Property in respect of any related Mortgage Loan, the deed or certificate of sale shall be issued to the Trustee, or to its nominee, on behalf of the related Certificateholders. The Master Servicer shall, to the extent provided in the related Servicing Agreement, cause the related Servicer to sell, any REO Property as expeditiously as possible and in accordance with the provisions of the related Servicing Agreement. Pursuant to its efforts to sell such REO Property, the Master Servicer shall cause the related Servicer to protect and conserve, such REO Property in the manner and to the extent required by the related Servicing Agreement, in accordance with the REMIC Provisions and in a manner that does not result in a tax on "net income from foreclosure property" or cause such REO Property to fail to qualify as "foreclosure property" within the meaning of Section 860G(a)(8) of the Code.

(b) The Master Servicer shall, to the extent required by the related Servicing Agreement, cause the related Servicer to deposit all funds collected and received in connection with the operation of any REO Property in the Protected Account.

(c) The Master Servicer or the related Servicer, upon the final disposition of any REO Property, shall be entitled to reimbursement for any related unreimbursed Advances and other unreimbursed advances as well as any unpaid Servicing Fees from Liquidation Proceeds received in connection with the final disposition of such REO Property; provided, that any such unreimbursed Advances as well as any unpaid Servicing Fees may be reimbursed or paid, as the case may be, prior to final disposition, out of any net rental income or other net amounts derived from such REO Property.

(d) To the extent provided in this Agreement or the related Servicing Agreement, the Liquidation Proceeds from the final disposition of the REO Property, net of any payment to the Master Servicer or the related Servicer as provided above shall be deposited in the Protected Account on or prior to the Determination Date in the month following receipt thereof and be remitted by wire transfer in immediately available funds to the Securities Administrator for deposit into the related Distribution Account on the next succeeding Remittance Date.

(e) The Master Servicer shall, to the extent required by the related Servicing Agreement, cause each Servicer to prepare for and deliver to the Trustee, the Master Servicer and the Securities Administrator a statement with respect to each REO Property that has been rented showing the aggregate rental income received and all expenses incurred in connection with the management and maintenance of such REO Property at such times as is necessary to enable the Securities Administrator to comply with the reporting requirements of the REMIC Provisions, and shall cause each Servicer to perform the tax reporting and withholding related to foreclosures, abandonments and cancellation of indebtedness income as specified by Sections 1445, 6050J and 6050P of the Code by preparing and filing such tax and information returns as may be required.

#### Section 3.16 Annual Statement as to Compliance.

The Master Servicer and the Securities Administrator shall deliver (or otherwise make available) to the Depositor and the Securities Administrator, and in the case of the Master Servicer, to the Trustee, not later than March 15<sup>th</sup> of each calendar year beginning in 2007, an Officer's Certificate (an "Annual Statement of Compliance") stating, as to each signatory thereof, that (i) a review of the activities of each such party during the preceding calendar year and of its performance under this Agreement or other applicable servicing agreement has been made under such officer's supervision and (ii) to the best of such officer's knowledge, based on such review, such party has fulfilled all of its obligations under this Agreement or other applicable servicing agreement in all material respects throughout such year, or, if there has been a failure to fulfill any such obligation in any material respect, specifying each such failure known to such officer and the nature and status of the cure provisions thereof. Such Annual Statement of Compliance shall contain no restrictions or limitations on its use. The Master Servicer shall enforce the obligations of each Servicer, to the extent set forth in the related Servicing Agreement, to deliver a similar Annual Statement of Compliance by that Servicer to the Depositor, the Securities Administrator as described above as and when required with respect to the Master Servicer. In the event that certain servicing responsibilities with respect to any Mortgage Loan have been delegated by the Master Servicer, the Securities Administrator or a Servicer to a subservicer or subcontractor, each such entity shall cause such subservicer or subcontractor (and with respect to each Servicer, the Master Servicer shall enforce the obligation of such Servicer to the extent required under the related Servicing Agreement) to deliver a similar Annual Statement of Compliance by such subservicer or subcontractor to the Depositor,



the Securities Administrator as described above as and when required with respect to the Master Servicer or the related Servicer (as the case may be).

Failure of the Master Servicer to comply with this Section 3.16 (including with respect to the timeframes required herein) shall be deemed an Event of Default, and at the written direction of the Depositor the Trustee shall, in addition to whatever rights the Trustee may have under this Agreement and at law or equity or to damages, including injunctive relief and specific performance, upon notice immediately terminate all of the rights and obligations of the Master Servicer under this Agreement and in and to the Mortgage Loans and the proceeds thereof without compensating the Master Servicer for the same. Failure of the Securities Administrator to comply with this Section 3.16 (including with respect to the timeframes required in this Section) which failure results in a failure to timely file the related Form 10-K, shall be deemed a default and the Trustee at the written direction of the Depositor shall, in addition to whatever rights the Trustee may have under this Agreement and at law or equity or to damages, including injunctive relief and specific performance, upon notice immediately terminate all of the rights and obligations of the Securities Administrator under this Agreement and in and to the Mortgage Loans and the proceeds thereof without compensating the Securities Administrator for the same. This paragraph shall supersede any other provision in this Agreement or any other agreement to the contrary.

#### Section 3.17 Assessments of Compliance and Attestation Reports.

Pursuant to Rules 13a-18 and 15d-18 of the Exchange Act and Item 1122 of Regulation AB, each of the Master Servicer, the Securities Administrator and the Custodian (to the extent set forth in this Section) (each, an "Attesting Party") shall deliver (or otherwise make available) to the Master Servicer, the Securities Administrator and the Depositor on or before March 15<sup>th</sup> of each calendar year beginning in 2007, a report regarding such Attesting Party's assessment of compliance (an "Assessment of Compliance") with the Servicing Criteria during the preceding calendar year. The Assessment of Compliance, as set forth in Regulation AB, must contain the following:

- (a) A statement by an authorized officer of such Attesting Party of its authority and responsibility for assessing compliance with the Servicing Criteria applicable to the related Attesting Party;
- (b) A statement by an authorized officer that such Attesting Party used the Servicing Criteria attached as Exhibit N hereto, and which will also be attached to the Assessment of Compliance, to assess compliance with the Servicing Criteria applicable to the related Attesting Party;
- (c) An assessment by such officer of the related Attesting Party's compliance with the applicable Servicing Criteria for the period consisting of the preceding calendar year, including disclosure of any material instance of noncompliance with respect thereto during such period, which assessment shall be based on the activities such Attesting Party performs with respect to asset-backed securities transactions taken as a whole involving the related Attesting Party, that are backed by the same asset type as the Mortgage Loans;
- (d) A statement that a registered public accounting firm has issued an attestation report on the related Attesting Party's Assessment of Compliance for the period consisting of the preceding calendar year; and
- (e) A statement as to which of the Servicing Criteria, if any, are not applicable to the related Attesting Party, which statement shall be based on the activities such Attesting Party performs with respect to asset-backed securities transactions taken as a whole involving such Attesting Party, that are backed by the same asset type as the Mortgage Loans.

Such report at a minimum shall address each of the Servicing Criteria specified on Exhibit N hereto which are indicated as applicable to the related Attesting Party.

On or before March 15<sup>th</sup> of each calendar year beginning in 2007, each Attesting Party shall furnish to the Master Servicer, the Depositor and the Securities Administrator a report (an "Attestation Report") by a registered public accounting firm that attests to, and reports on, the Assessment of Compliance made by the related Attesting Party, as required by Rules 13a-18 and 15d-18 of the Exchange Act and Item 1122(b) of Regulation AB, which Attestation Report must be made in accordance with standards for attestation reports issued or adopted by the Public Company Accounting Oversight Board.

The Master Servicer shall enforce the obligation of each Servicer to deliver to the Securities Administrator, the Master Servicer, the Depositor an Assessment of Compliance and Attestation Report as and when provided in the related Servicing Agreement. Each of the Master Servicer and the Securities Administrator shall cause, and the Master Servicer shall enforce the obligation (as and when provided in the related Servicing Agreement) of each Servicer to cause, any subservicer and each subcontractor (to the extent such subcontractor is determined by the Master Servicer or the Securities Administrator, as applicable, to be "participating in the servicing function" within the meaning of Item 1122 of Regulation AB) that is engaged by the Master Servicer or the Securities Administrator, as applicable, to deliver to the Securities Administrator, the Master Servicer and the Depositor an Assessment of Compliance and Attestation Report as and when provided above. Such Assessment of Compliance, as to any subservicer or subcontractor, shall at a minimum address the applicable Servicing Criteria specified on Exhibit N hereto which are indicated as applicable to any "primary servicer" to the extent such subservicer or subcontractor is performing any servicing function for the party who engages it and to the extent such party is not itself addressing the Servicing Criteria related to such servicing function in its own Assessment of Compliance. The Securities Administrator shall confirm that each of the Assessments of Compliance delivered to it, taken as a whole, address all of the Servicing Criteria and taken individually address the Servicing Criteria for each party as set forth in Exhibit N and notify the Depositor of any exceptions. Notwithstanding the foregoing, as to any subcontractor, an Assessment of Compliance is not required to be delivered unless it is required as part of a Form 10-K with respect to the Trust Fund.

The Custodian shall deliver to the Master Servicer, the Securities Administrator and the Depositor an Assessment of Compliance and Attestation Report, as and when provided above, which shall at a minimum address each of the Servicing Criteria specified on Exhibit N hereto which are indicated as applicable to a "custodian". Notwithstanding the foregoing, an Assessment of Compliance or Attestation Report is not required to be delivered by any Custodian unless it is required as part of a Form 10-K with respect to the Trust Fund.

Failure of the Master Servicer to comply with this Section 3.17 (including with respect to the timeframes required herein) shall be deemed an Event of Default, and at the written direction of the Depositor the Trustee shall, in addition to whatever rights the Trustee may have under this Agreement and at law or equity or to damages, including injunctive relief and specific performance, upon notice immediately terminate all of the rights and obligations of the Master Servicer under this Agreement and in and to the Mortgage Loans and the proceeds thereof without compensating the Master Servicer for the same (but subject to the Master Servicer's rights to payment of any Master Servicing Compensation and reimbursement of all amounts for which it is entitled to be reimbursed prior to the date of termination). Failure of the Securities Administrator to comply with this Section 3.17 (including with respect to the timeframes required in this Section) which failure results in a failure to timely file the related Form 10-K, shall constitute a default and at the written direction of the Depositor, the Trustee shall, in addition to whatever rights the Trustee may have under this Agreement and at law or equity or to damages, including injunctive relief and specific performance, upon notice immediately terminate all of the rights and obligations of the Securities Administrator under this Agreement and in and to the Mortgage Loans and the proceeds thereof without compensating the Securities Administrator for the same (but subject to the Securities Administrator's right to reimbursement of all amounts for which it is entitled to be reimbursed prior to the date of termination). This paragraph shall supersede any other provision in this Agreement or any other agreement to the contrary.

#### Section 3.18 Reports Filed with Securities and Exchange Commission.

(a) (i) (A) Within 15 days after each Distribution Date, the Securities Administrator shall, in accordance with industry standards, prepare and file with the Commission via the Electronic Data Gathering and Retrieval System ("EDGAR"), a Distribution Report on Form 10-D, signed by the Master Servicer, with a copy of the Monthly Statement to be furnished by the Securities Administrator to the Certificateholders for such Distribution Date; provided that, the Securities Administrator shall have received no later than five (5) calendar days after the related Distribution Date, all information required to be provided to the Securities Administrator as described in clause (a)(iv) below. Any disclosure that is in addition to the Monthly Statement and that is required to be included on Form 10-D ("Additional Form 10-D Disclosure") shall be, pursuant to the paragraph immediately below, reported by the parties set forth on Exhibit O to the Securities Administrator and the Depositor and approved for inclusion by the Depositor, and the Securities Administrator will have no duty or liability for any failure hereunder to determine or prepare any Additional Form 10-D Disclosure absent such reporting (other than in the case where the Securities Administrator is the reporting party as set forth in Exhibit O) and approval.

(B) Within five (5) calendar days after the related Distribution Date, (i) the parties set forth in Exhibit O shall be required to provide, and the Master Servicer shall enforce the obligations of each Servicer (to the extent provided in the related Servicing Agreement) to provide, pursuant to Section 3.18(a)(iv) below, to the Securities Administrator and the Depositor, to the extent known by a responsible officer thereof, in EDGAR-compatible format, or in such other form as otherwise agreed upon by the Securities Administrator and the Depositor and such party, the form and substance of any Additional Form 10-D Disclosure, if applicable, and (ii) the Depositor will approve, as to form and substance, or disapprove, as the case may be, the inclusion of the Additional Form 10-D Disclosure on Form 10-D. The Depositor shall be responsible for any reasonable fees and expenses assessed or incurred by the Securities Administrator in connection with

including any Additional Form 10-D Disclosure on Form 10-D pursuant to this Section.

(C) After preparing the Form 10-D, the Securities Administrator shall forward electronically a copy of the Form 10-D to the Depositor (in the case of any Additional 10-D Disclosure and otherwise if requested by the Depositor) and the Master Servicer for review. Within two Business Days after receipt of such copy, but no later than the 12th calendar day after the Distribution Date (provided that, the Securities Administrator forwards a copy of the Form 10-D no later than the 10<sup>th</sup> calendar after the Distribution Date), the Depositor shall notify the Securities Administrator in writing (which may be furnished electronically) of any changes to or approval of such Form 10-D. In the absence of receipt of any written changes or approval, the Securities Administrator shall be entitled to assume that such Form 10-D is in final form and the Securities Administrator may proceed with the execution and filing of the Form 10-D. No later than the 13th calendar day after the related Distribution Date, a duly authorized officer of the Master Servicer shall sign the Form 10-D and, in the case where the Master Servicer and the Securities Administrator are not affiliated, return an electronic or fax copy of such signed Form 10-D (with an original executed hard copy to follow by overnight mail) to the Securities Administrator. If a Form 10-D cannot be filed on time or if a previously filed Form 10-D needs to be amended, the Securities Administrator shall follow the procedures set forth in Section 3.18(a)(v). Promptly (but no later than one (1) Business Day) after filing with the Commission, the Securities Administrator shall make available on its internet website identified in Section 5.06 a final executed copy of each Form 10-D filed by the Securities Administrator. The signing party at the Master Servicer can be contacted as set forth in Section 11.05. Form 10-D requires the registrant to indicate (by checking "yes" or "no") that it (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. The Depositor shall notify the Securities Administrator in writing, no later than the fifth calendar day after the related Distribution Date with respect to the filing of a report on Form 10-D if the answer to the questions should be "no". The Securities Administrator shall be entitled to rely on the representations in Section 2.04(vi) and in any such notice in preparing, executing and/or filing any such report. The parties to this Agreement acknowledge that the performance by the Master Servicer and the Securities Administrator of their respective duties under Sections 3.18(a)(i) and (v) related to the timely preparation, execution and filing of Form 10-D is contingent upon such parties strictly observing all applicable deadlines in the performance of their duties under such Sections. Neither the Master Servicer nor the Securities Administrator shall have any liability for any loss, expense, damage, claim arising out of or with respect to any failure to properly prepare, execute and/or timely file such Form 10-D, where such failure results from a party's failure to deliver on a timely basis, any information from such party needed to prepare, arrange for execution or file such Form 10-D, not resulting from its own negligence, bad faith or willful misconduct.

(ii) (A) Within four (4) Business Days after the occurrence of an event requiring disclosure on Form 8-K (each such event, a "Reportable Event"), the Securities Administrator shall prepare and file, at the direction of the Depositor, on behalf of the Trust, any Form 8-K, as required by the Exchange Act; provided that, the Depositor shall file the initial Form 8-K in connection with the issuance of the Certificates. Any disclosure or information related to a Reportable Event or that is otherwise required to be included on Form 8-K ("Form 8-K Disclosure Information") shall be, pursuant to the paragraph immediately below, reported by the parties set forth on Exhibit O to the Securities Administrator and the Depositor and approved for inclusion by the Depositor, and the Securities Administrator will have no duty or liability for any failure hereunder to determine or prepare any Form 8-K Disclosure Information absent such reporting (other than in the case where the Securities Administrator is the reporting party as set forth in Exhibit O) and approval.

(B) For so long as the Trust is subject to the Exchange Act reporting requirements, no later than the close of business on the 2nd Business Day after the occurrence of a Reportable Event (i) the parties set forth in Exhibit O shall be required pursuant to Section 3.18(a)(iv) below to provide, and the Master Servicer will enforce the obligations of each Servicer (to the extent provided in the related Servicing Agreement) to provide, to the Securities Administrator and the Depositor, to the extent known by a responsible officer thereof, in EDGAR-compatible format, or in such other form as otherwise agreed upon by the Securities Administrator and the Depositor and such party, the form and substance of any Form 8-K Disclosure Information, if applicable, and (ii) the Depositor shall approve, as to form and substance, or disapprove, as the case may be, the inclusion of the Form 8-K Disclosure Information on Form 8-K. The Depositor shall be responsible for any reasonable fees and expenses assessed or incurred by the Securities Administrator in connection with including any Form 8-K Disclosure Information on Form 8-K pursuant to this Section.

(C) After preparing the Form 8-K, the Securities Administrator shall forward electronically a copy of the Form 8-K to the Depositor and the Master Servicer for review. No later than the close of business New York City time on the 3rd Business Day after the Reportable Event, or in the case where the Master Servicer and Securities Administrator are affiliated, no later than noon New York City time on the 4<sup>th</sup> Business Day after the Reportable Event, a duly authorized officer of the Master Servicer shall sign the Form 8-K and, in the case where the Master Servicer and the Securities Administrator are not affiliated, return an electronic or fax copy of such signed Form 8-K (with an original executed hard copy to follow by overnight mail) to the Securities Administrator. Promptly, but no later than the close of business on the 3rd Business Day after the Reportable Event (provided that, the Securities Administrator forwards a copy of the Form 8-K no later than noon New York time on the third Business Day after the Reportable Event), the Depositor shall notify the Securities Administrator in writing (which may be furnished electronically) of any changes to or approval of such Form 8-K. In the absence of receipt of any written changes or approval, the Securities Administrator shall be entitled to assume that such Form 8-K is in final form and the Securities Administrator may proceed with the execution and filing of the Form 8-K. If a Form 8-K cannot be filed on time or if a previously filed Form 8-K needs to be amended, the Securities Administrator shall follow the procedures set forth in Section 3.18(a)(v). Promptly (but no later than one (1) Business Day) after filing with the Commission, the Securities Administrator shall, make available on its internet website a final executed copy of each Form 8-K filed by the Securities Administrator. The signing party at the Master Servicer can be contacted as set forth in Section 11.05. The parties to this Agreement acknowledge that the performance by Master Servicer and the Securities Administrator of their respective duties under this Section 3.16(a)(ii) related to the timely preparation, execution and filing of Form 8-K is contingent upon such parties strictly observing all applicable deadlines in the performance of their duties under this Section 3.18(a)(ii). Neither the Master Servicer nor the Securities Administrator shall have any liability for any loss, expense, damage, claim arising out of or with respect to any failure to properly prepare, execute and/or timely file such Form 8-K, where such failure results from a party's failure to deliver on a timely basis, any information from such party needed to prepare, arrange for execution or file such Form 8-K, not resulting from its own negligence, bad faith or willful misconduct.

(iii) (A) Within 90 days after the end of each fiscal year of the Trust or such earlier date as may be required by the Exchange Act (the "10-K Filing Deadline") (it being understood that the fiscal year for the Trust ends on December 31st of each year), commencing in March 2007, the Securities Administrator shall prepare and file on behalf of the Trust a Form 10-K, in form and substance as required by the Exchange Act. Each such Form 10-K shall include the following items, in each case to the extent they have been delivered to the Securities Administrator within the applicable time frames set forth in this Agreement, (I) an annual compliance statement for the Master Servicer, each Servicer, the Securities Administrator and any subservicer or subcontractor, as applicable, as described under Section 3.16, (II)(A) the annual reports on assessment of compliance with Servicing Criteria for the Master Servicer, each Servicer, each subservicer and subcontractor participating in the servicing function, the Securities Administrator and the Custodian, as described under Section 3.17, and (B) if any such report on assessment of compliance with Servicing Criteria described under Section 3.17 identifies any material instance of noncompliance, disclosure identifying such instance of noncompliance, or if any such report on assessment of compliance with Servicing Criteria described under Section 3.17 is not included as an exhibit to such Form 10-K, disclosure that such report is not included and an explanation why such report is not included, (III)(A) the registered public accounting firm attestation report for the Master Servicer, each Servicer, the Securities Administrator, each subservicer, each subcontractor, as applicable, and the Custodian, as described under Section 3.17, and (B) if any registered public accounting firm attestation report described under Section 3.17 identifies any material instance of noncompliance, disclosure identifying such instance of noncompliance, or if any such registered public accounting firm attestation report is not included as an exhibit to such Form 10-K, disclosure that such report is not included and an explanation why such report is not included, and (IV) a Sarbanes-Oxley Certification as described in Section 3.16 (a)(ii)(D) below (provided, however, that the Securities Administrator, at its discretion, may omit from the Form 10-K any annual compliance statement, assessment of compliance or attestation report that is not required to be filed with such Form 10-K pursuant to Regulation AB). Any disclosure or information in addition to (I) through (IV) above that is required to be included on Form 10-K ("Additional Form 10-K Disclosure") shall be, pursuant to the paragraph immediately below, reported by the parties set forth on Exhibit O to the Securities Administrator and the Depositor and approved for inclusion by the Depositor, and the Securities Administrator will have no duty or liability for any failure hereunder to determine or prepare any Additional Form 10-K Disclosure absent such reporting (other than in the case where the Securities Administrator is the reporting party as set forth in Exhibit O) and approval.

(B) No later than March 15<sup>th</sup> of each year that the Trust is subject to the Exchange Act reporting requirements, commencing in 2007, (i) the parties set forth in Exhibit O shall be required to provide, and the Master Servicer shall enforce the obligations of each Servicer (to the extent provided in the related Servicing Agreement) to provide, pursuant to Section 3.18(a)(v) below to the Securities Administrator and the Depositor, to the extent known by a responsible officer thereof, in EDGAR-compatible format, or in such other form as otherwise agreed upon by the Securities Administrator and the Depositor and such party, the form and substance of any Additional Form 10-K Disclosure, if applicable, and (ii) the Depositor will approve, as to form and substance, or disapprove, as the case may be, the inclusion of the Additional Form 10-K Disclosure on Form 10-K. The Depositor shall be responsible for any reasonable fees and expenses assessed or incurred by the Securities Administrator in connection with including any Additional Form 10-K Disclosure on Form 10-K pursuant to this Section.

(C) After preparing the Form 10-K, the Securities Administrator shall forward electronically a copy of the Form 10-K to the Depositor (only in the case where such Form 10-K includes Additional Form 10-K Disclosure and otherwise if requested by the Depositor) and the Master Servicer for review. Within three Business Days after receipt of such copy, but no later than March 25<sup>th</sup> (provided that, the Securities Administrator forwards a copy of the Form 10-K no later than the third Business Day prior to March 25<sup>th</sup>), the Depositor shall notify the Securities Administrator in writing (which may be furnished electronically) of any changes to or approval of such Form 10-K. In the absence of receipt of any written changes or approval, the Securities Administrator shall be entitled to assume that such Form 10-K is in final form and the Securities Administrator may proceed with the execution and filing of the Form 10-K. No later than the close of business Eastern Standard time on the 4th Business Day prior to the 10-K Filing Deadline, an officer of the Master Servicer in charge of the master servicing function shall sign the Form 10-K and, in the case where the Master Servicer and the Securities Administrator are unaffiliated, return an electronic or fax copy of such signed Form 10-K (with an original executed hard copy to follow by overnight mail) to the Securities Administrator. If a Form 10-K cannot be filed on time or if a previously filed Form 10-K needs to be amended, the Securities Administrator will follow the procedures set forth in Section 3.18(a)(vi). Promptly (but no later than one (1) Business Day) after filing with the Commission, the Securities Administrator shall make available on its internet website a final

executed copy of each Form 10-K filed by the Securities Administrator. The signing party at the Master Servicer can be contacted as set forth in Section 11.05. Form 10-K requires the registrant to indicate (by checking "yes" or "no") that it (1) has filed all reports required to be filed by Section 13 or 15(d) of the Exchange Act during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. The Depositor shall notify the Securities Administrator in writing, no later than March 15th after the related Distribution Date with respect to the filing of a report on Form 10-K, if the answer to the questions should be "no". The Securities Administrator shall be entitled to rely on the representations in Section 2.04(vi) and in any such notice in preparing, executing and/or filing any such report. The parties to this Agreement acknowledge that the performance by the Master Servicer and the Securities Administrator of their respective duties under Sections 3.18(a)(iv) and (v) related to the timely preparation, execution and filing of Form 10-K is contingent upon such parties strictly observing all applicable deadlines in the performance of their duties under such Sections and Sections 3.16 and Section 3.17. Neither the Master Servicer nor the Securities Administrator shall have any liability for any loss, expense, damage, claim arising out of or with respect to any failure to properly prepare, execute and/or timely file such Form 10-K, where such failure results from the Master Servicer's or the Securities Administrator's inability or failure to receive, on a timely basis, any information from any other party hereto needed to prepare, arrange for execution or file such Form 10-K, not resulting from its own negligence, bad faith or willful misconduct.

(D) Each Form 10-K shall include a Sarbanes-Oxley Certification required to be included therewith pursuant to the Sarbanes-Oxley Act which shall be signed by the Certifying Person and delivered to the Securities Administrator no later than March 15<sup>th</sup> of each year in which the Trust is subject to the reporting requirements of the Exchange Act. The Master Servicer shall cause any Servicer, and any subservicer or subcontractor engaged by it, to provide to the Person who signs the Sarbanes-Oxley Certification (the "Certifying Person"), by March 10th of each year in which the Trust is subject to the reporting requirements of the Exchange Act (or such other date specified in the related Servicing Agreement) and otherwise within a reasonable period of time upon request, a certification (each, a "Back-Up Certification"), in the form attached hereto as Exhibit L, upon which the Certifying Person, the entity for which the Certifying Person acts as an officer, and such entity's officers, directors and Affiliates (collectively with the Certifying Person, "Certification Parties") can reasonably rely. An officer of the Master Servicer in charge of the master servicing function shall serve as the Certifying Person on behalf of the Trust. Such officer of the Certifying Person can be contacted as set forth in Section 11.05.

(iv) With respect to any Additional Form 10-D Disclosure, Additional Form 10-K Disclosure or any Form 8-K Disclosure Information (collectively, the "Additional Disclosure") relating to the Trust Fund, the Securities Administrator's obligation to include such Additional Information in the applicable Exchange Act report is subject to receipt from the entity that is indicated in Exhibit O as the responsible party for providing that information, if other than the Securities Administrator, as and when required as described in Section 3.18(a)(i) through (iv) above. Such Additional Disclosure shall be accompanied by a notice substantially in the form of Exhibit P. Each of the Master Servicer, the Sponsor, the Securities Administrator and the Depositor hereby agrees to notify and provide, and the Master Servicer agrees to enforce the obligations (to the extent provided in the related Servicing Agreement) of each Servicer to notify and provide, to the extent known to the Master Servicer, the Sponsor, the Securities Administrator and the Depositor all Additional Disclosure relating to the Trust Fund, with respect to which such party is indicated in Exhibit O as the responsible party for providing that information. Within five Business Days of each Distribution Date of each year that the Trust is subject to the Exchange Act reporting requirements, the Depositor shall make available to the Securities Administrator the related Significance Estimate and the Securities Administrator shall use such information to calculate the related Significance Percentage. If the Significance Percentage meets either of the threshold levels detailed in Item 1115(b)(1) or 1115(b)(2) of Regulation AB, the Securities Administrator shall deliver written notification to the Depositor and the Corridor Contract Provider to that effect. The Securities Administrator shall request and the Depositor shall obtain from the Corridor Contract Provider any information required under Regulation AB to the extent required under the Corridor Contracts. The Depositor will be obligated pursuant to the Corridor Contracts to provide to the Securities Administrator any information that may be required to be included in any Form 10-D, Form 8-K or Form 10-K or written notification instructing the Securities Administrator that such Additional Disclosure regarding the Corridor Contract Provider is not necessary for such Distribution Date. The Depositor shall be responsible for any reasonable fees and expenses assessed or incurred by the Securities Administrator in connection with including any Additional Disclosure information pursuant to this Section.

So long as the Depositor is subject to the filing requirements of the Exchange Act with respect to the Trust Fund, the Trustee shall notify the Securities Administrator and the Depositor of any bankruptcy or receivership with respect to the Trustee or of any proceedings of the type described under Item 1117 of Regulation AB that have occurred as of the related Due Period, together with a description thereof, no later than the date on which such information is required of other parties hereto as set forth under this Section 3.18. In addition, the Trustee shall notify the Securities Administrator and the Depositor of any affiliations or relationships that develop after the Closing Date between the Trustee and the Depositor, the Sponsor, the Securities Administrator, the Master Servicer or the Custodian of the type described under Item 1119 of Regulation AB, together with a description thereof, no later than March 15 of each year that the Trust is subject to the Exchange Act reporting requirements, commencing in 2007. Should the identification of any of the Depositor, the Sponsor, the Securities Administrator, the Master Servicer or the Custodian change, the Depositor shall promptly notify the Trustee.

(v) (A) On or prior to January 30th of the first year in which the Securities Administrator is able to do so under applicable law, the Securities Administrator shall prepare and file a Form 15 relating to the automatic suspension of reporting in respect of the Trust under the Exchange Act.

(B) In the event that the Securities Administrator is unable to timely file with the Commission all or any required portion of any Form 8-K, 10-D or 10-K required to be filed by this Agreement because required disclosure information was either not delivered to it or delivered to it after the delivery deadlines set forth in this Agreement or for any other reason, the Securities Administrator shall promptly notify the Depositor and the Master Servicer. In the case of Form 10-D and 10-K, the Depositor, the Master Servicer and the Securities Administrator shall cooperate to prepare and file a Form 12b-25 and a 10-DA and 10-KA as applicable, pursuant to Rule 12b-25 of the Exchange Act. In the case of Form 8-K, the Securities Administrator will, upon receipt of all required Form 8-K Disclosure Information and upon the approval and direction of the Depositor, include such disclosure information on the next Form 10-D. In the event that any previously filed Form 8-K, 10-D or 10-K needs to be amended, and such amendment relates to any Additional Disclosure, the Securities Administrator shall notify the Depositor and the parties affected thereby and such parties will cooperate to prepare any necessary Form 8-K, 10-DA or 10-KA. Any Form 15, Form 12b-25 or any amendment to Form 8-K, 10-D or 10-K shall be signed by an appropriate officer of the Master Servicer. The parties hereto acknowledge that the performance by the Master Servicer and the Securities Administrator of their respective duties under this Section 3.16(a)(v) related to the timely preparation, execution and filing of Form 15, a Form 12b-25 or any amendment to Form 8-K, 10-D or 10-K is contingent upon the Master Servicer and the Depositor timely performing their duties under this Section. Neither the Master Servicer nor the Securities Administrator shall have any liability for any loss, expense, damage or claim arising out of or with respect to any failure to properly prepare, execute and/or timely file any such Form 15, Form 12b-25 or any amendments to Form 8-K, 10-D or 10-K, where such failure results from a party's failure to deliver on a timely basis, any information from such party needed to prepare, arrange for execution or file such Form 15, Form 12b-25 or any amendments to Form 8-K, 10-D or 10-K, not resulting from its own negligence, bad faith or willful misconduct.

The Depositor agrees to promptly furnish to the Securities Administrator, from time to time upon request, such further information, reports and financial statements within its control related to this Agreement, the Mortgage Loans as the Securities Administrator reasonably deems appropriate to prepare and file all necessary reports with the Commission. The Securities Administrator shall have no responsibility to file any items other than those specified in this Section 3.18; provided, however, the Securities Administrator shall cooperate with the Depositor in connection with any additional filings with respect to the Trust Fund as the Depositor deems necessary under the Exchange Act. Fees and expenses incurred by the Securities Administrator in connection with this Section 3.18 shall not be reimbursable from the Trust Fund.

(b) The Securities Administrator shall indemnify and hold harmless, the Depositor and the Master Servicer and each of its officers, directors and affiliates from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon a breach of the Securities Administrator's obligations under Sections 3.16, 3.17 and 3.18 or the Securities Administrator's negligence, bad faith or willful misconduct in connection therewith. In addition, the Securities Administrator shall indemnify and hold harmless the Depositor and the Master Servicer and each of their respective officers, directors and affiliates from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon (i) any untrue statement or alleged untrue statement of any material fact contained in any Back-Up Certification, any Annual Statement of Compliance, any Assessment of Compliance or any Additional Disclosure provided by the Securities Administrator on its behalf or on behalf of any subservicer or subcontractor engaged by the Securities Administrator pursuant to Section 3.16, 3.17 or 3.18 (the "Securities Administrator Information"), or (ii) any omission or alleged omission to state therein a material fact required to be stated therein or necessary to make the statements therein, in light of the circumstances in which they were made, not misleading; provided, by way of clarification, that this paragraph shall be construed solely by reference to the Securities Administrator Information and not to any other information communicated in connection with the Certificates, without regard to whether the Securities Administrator Information or any portion thereof is presented together with or separately from such other information.

The Depositor shall indemnify and hold harmless the Securities Administrator and the Master Servicer and each of its officers, directors and affiliates from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon a breach of the obligations of the Depositor under Sections 3.16, 3.17 and 3.18 or the Depositor's negligence, bad faith or willful misconduct in connection therewith. In addition, the Depositor shall indemnify and hold harmless the Master Servicer, the Securities Administrator and each of their officers, directors and affiliates from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon (i) any untrue statement or alleged untrue statement of any material fact contained in any Additional Disclosure provided by the Depositor that is required to be filed pursuant to this Section 3.18 (the "Depositor Information"), or (ii) any omission or alleged omission to state therein a material fact required to be stated therein or necessary to make the statements therein, in light of the circumstances in which they were made, not misleading; provided, by way of clarification, that this paragraph shall be construed solely by reference to the Depositor Information that is required to be filed and not to any other information communicated in connection with the Certificates, without regard to whether the Depositor Information or any portion thereof is presented together with or separately from such other information.

The Master Servicer shall indemnify and hold harmless the Securities Administrator and the Depositor and each of its respective officers, directors and affiliates from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon a breach of the obligations of the Master Servicer under Sections 3.16, 3.17 and 3.18 or the Master Servicer's negligence, bad faith or willful misconduct in connection therewith. In addition, the Master Servicer shall indemnify and hold harmless the Depositor and each of its officers, directors and affiliates from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon (i) any untrue statement or alleged untrue statement of any material fact contained in any Annual Statement of Compliance, any Assessment of Compliance or any Additional Disclosure provided by the Master Servicer on its behalf or on behalf of any subservicer or subcontractor engaged by the Master Servicer pursuant to Sections 3.16, 3.17 and 3.18 (the "Master Servicer Information"), or (ii) any omission or alleged omission to state therein a material fact required to be stated therein or necessary to make the statements therein, in light of the circumstances in which they were made, not misleading; provided, by way of clarification, that this paragraph shall be construed solely by reference to the Master Servicer Information and not to any other information communicated in connection with the Certificates, without regard to whether the Master Servicer Information or any portion thereof is presented together with or separately from such other information.

The Sponsor shall indemnify and hold harmless the Depositor, the Securities Administrator and the Master Servicer and each of its officers, directors and affiliates from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon a breach of the obligations of the Sponsor under Section 3.18(a)(iv) or the Sponsor's negligence, bad faith or willful misconduct in connection therewith. In addition, the Sponsor shall indemnify and hold harmless the Depositor and the Master Servicer and each of its respective officers, directors and affiliates and the Master Servicer from and against any losses, damages, penalties, fines, forfeitures, reasonable and necessary legal fees and related costs, judgments and other costs and expenses arising out of or based upon (i) any untrue statement or alleged untrue statement of any material fact contained in any Additional Disclosure provided by the Sponsor on its behalf or on behalf of any subservicer or subcontractor pursuant to Section 3.18(a)(iv) (the "Sponsor Information"), or (ii) any omission or alleged omission to state therein a material fact required to be stated therein or necessary to make the statements therein, in light of the circumstances in which they were made, not misleading; provided, by way of clarification, that this paragraph shall be construed solely by reference to the Sponsor Information and not to any other information communicated in connection with the Certificates, without regard to whether the Sponsor Information or any portion thereof is presented together with or separately from such other information.

If the indemnification provided for herein is unavailable or insufficient to hold harmless the Depositor, the Securities Administrator or the Master Servicer, as applicable, then the defaulting party, in connection with any conduct for which it is providing indemnification under this Section 3.18(c), agrees that it shall contribute to the amount paid or payable by the other parties as a result of the losses, claims, damages or liabilities of the other party in such proportion as is appropriate to reflect the relative fault and the relative benefit of the respective parties.

The indemnification provisions set forth in this Section 3.18(c) shall survive the termination of this Agreement or the termination of any party to this Agreement.

(c) [reserved.]

(d) Failure of the Master Servicer to comply with this Section 3.18 (including with respect to the timeframes required herein) shall be deemed an Event of Default, and at the written direction of the Depositor the Trustee shall, in addition to whatever rights the Trustee may have under this Agreement and at law or equity or to damages, including injunctive relief and specific performance, upon notice immediately terminate all of the rights and obligations of the Master Servicer under this Agreement and in and to the Mortgage Loans and the proceeds thereof without compensating the Master Servicer for the same (but subject to the Master Servicer rights to payment of any Master Servicing Compensation and reimbursement of all amounts for which it is entitled to be reimbursed prior to the date of termination). Failure of the Securities Administrator to comply with this Section 3.18 (including with respect to the timeframes required in this Section) which failure results in a failure to timely file the related Form 10-K, shall, at the written direction of the Depositor, constitute a default and the Trustee at the written direction of the Depositor shall, in addition to whatever rights the Trustee may have under this Agreement and at law or equity or to damages, including injunctive relief and specific performance, upon notice immediately terminate all of the rights and obligations of the Securities Administrator under this Agreement and in and to the Mortgage Loans and the proceeds thereof without compensating the Securities Administrator for the same (but subject to the Securities Administrator's right to reimbursement of all amounts for which it is entitled to be reimbursed prior to the date of termination). This paragraph shall supersede any other provision in this Agreement or any other agreement to the contrary. In connection with the termination of the Master Servicer or the Securities Administrator pursuant to this Section 3.18(d), the Trustee shall be entitled to reimbursement of all costs and expenses associated with such termination to the extent set forth in Section 9.05. Notwithstanding anything to the contrary in this Agreement, no Event of Default by the Master Servicer or default by the Securities Administrator shall have occurred with respect to any failure to properly prepare, execute and/or timely file any report on Form 8-K, Form 10-D or Form 10-K, any Form 15 or Form 12b-25 or any amendments to Form 8-K, 10-D or 10-K, where such failure results from any party's failure to deliver, on a timely basis, any information from such party needed to prepare, arrange for execution or file any such report, Form or amendment, and does not result from its own negligence, bad faith or willful misconduct.

(e) Notwithstanding the provisions of Section 11.01, this Section 3.18 may be amended without the consent of the Certificateholders.

(f) Any report, notice or notification to be delivered by the Master Servicer or the Securities Administrator to the Depositor pursuant to this Section 3.18, may be delivered via email to [RegABNotifications@bear.com](mailto:RegABNotifications@bear.com) or, in the case of a notification, telephonically by calling Reg AB Compliance Manager at 212-272-7525.

#### Section 3.19 Intention of the Parties and Interpretation.

Each of the parties acknowledges and agrees that the purpose of Sections 3.16, 3.17 and 3.18 of this Agreement is to facilitate compliance by the Sponsor, the Depositor and the Master Servicer with the provisions of Regulation AB. Therefore, each of the parties agrees that (a) the obligations of the parties hereunder shall be interpreted in such a manner as to accomplish that purpose, (b) the parties' obligations hereunder will be supplemented and modified as necessary to be consistent with any such amendments, interpretive advice or guidance, convention or consensus among active participants in the asset-backed securities markets, advice of counsel, or otherwise in respect of the requirements of Regulation AB, (c) the parties shall comply with reasonable requests made by the Sponsor, the Depositor, the Master Servicer or the Securities Administrator for delivery of additional or different information as the Sponsor, the Depositor, the Master Servicer or the Securities Administrator may determine in good faith is necessary to comply with the provisions of Regulation AB, and (d) no amendment of this Agreement shall be required to effect any such changes in the obligations of the parties to this transaction as are necessary to accommodate evolving interpretations of the provisions of Regulation AB.

Section 3.20 UCC. The Depositor shall cause the filing of any financing statements, continuation statements or amendments thereto required by any change in the Uniform Commercial Code.

#### Section 3.21 Special Foreclosure Rights.

The related Servicer will not commence foreclosure proceedings with respect to a Mortgage Loan unless (i) no later than five Business Days prior to such commencement, it notifies the Master Servicer of its intention to do so, and (ii) Controlling Class Holder, either directly or through the Master Servicer, does not, within such period, affirmatively object to such action. If the Controlling Class Holder timely and affirmatively objects to such action, then it will instruct the Master Servicer to hire three appraisal firms identified in the related Servicing Agreement to compute the fair value of the Mortgaged Property relating to the Mortgage Loan utilizing the Fannie Mae Form 2055 Exterior-Only Inspection Residential Appraisal Report (each such appraisal firm computation, a "Fair Value Price"), in each case no later than 30 days from the date of the Controlling Class Holder's objection. The Controlling Class Holder will, no later than 5 days after the expiration of such 30-day period, purchase such Mortgage Loan in amount equal to the lesser of (i) the unpaid principal balance of the Mortgage Loan and (ii) the average of the three Fair Value Prices and remit such amount to the Securities Administrator for deposit in the Distribution Account.

In the event that the related Servicer determines not to proceed with foreclosure proceedings with respect to a Mortgage Loan that is 60 or 90 days' or more delinquent, as stated in the related Servicing Agreement, prior to taking any action with respect to such Mortgage Loan the related Servicer must promptly provide the Master Servicer with notice of such determination and a description of such other action as it intends to take with respect to such Mortgage Loan. The related Servicer is not permitted to proceed with any such action unless the Controlling Class Holder, either directly or through the Master Servicer, does not, within three or five Business Days following such notice, as stated in the related Servicing Agreement, affirmatively objects to the related Servicer taking such action.

Notwithstanding anything in this Agreement to the contrary, the Controlling Class Holder shall not be entitled to any of its rights described in this Section 3.21 with respect to a Mortgage Loan following its failure to purchase such Mortgage Loan (at the price set forth above) during the time frame set forth in the related Servicing Agreement following its objection to the related Servicer action.



## ARTICLE IV

## ACCOUNTS

Section 4.01 [Reserved].

Section 4.02 [Reserved].

Section 4.03 [Reserved].

Section 4.04 [Reserved].

Section 4.05 Servicer Protected Accounts.

(a) The Master Servicer shall enforce the obligation of the Servicers to establish and maintain a Protected Account in accordance with the related Servicing Agreements, with records to be kept with respect thereto on a Mortgage Loan by Mortgage Loan basis, into which accounts shall be deposited within one Business Day (or as of such other time specified in the related Servicing Agreements) of receipt all collections of principal and interest on any Mortgage Loan and with respect to any REO Property received by the related Servicer, including Principal Prepayments, Insurance Proceeds, Liquidation Proceeds, Subsequent Recoveries, and advances made from such Servicer's own funds (less servicing compensation as permitted by the related Servicing Agreement) and all other amounts to be deposited in the Protected Accounts. Each of the Servicers is hereby authorized to make withdrawals from and deposits to the related Protected Account for purposes required or permitted by this Agreement or the related Servicing Agreements. To the extent provided in this Agreement or the related Servicing Agreements, the Protected Account shall be held in a Designated Depository Institution and segregated on the books of such institution in the name of the Trustee for the benefit of Certificateholders.

(b) To the extent provided in this Agreement or any Servicing Agreement, amounts on deposit in a Protected Account may be invested in Permitted Investments in the name of the Trustee for the benefit of Certificateholders and, except as provided in the preceding paragraph, not commingled with any other funds, such Permitted Investments to mature, or to be subject to redemption or withdrawal, no later than the date on which such funds are required to be withdrawn for deposit in the Distribution Account, and shall be held until required for such deposit. The income earned from Permitted Investments made pursuant to this Section 4.05 shall be paid to the related Servicer under the related Servicing Agreement, and the risk of loss of moneys required to be distributed to the Certificateholders resulting from such investments shall be borne by and be the risk of the related Servicer. The related Servicer (to the extent provided in this Agreement or the related Servicing Agreement) shall deposit the amount of any such loss in the Protected Account within two Business Days of receipt of notification of such loss but not later than the second Business Day prior to the Distribution Date on which the moneys so invested are required to be distributed to the Certificateholders.

(c) To the extent provided in this Agreement or the related Servicing Agreement and subject to this Article IV, on or before each Remittance Date, the related Servicer shall withdraw or shall cause to be withdrawn from its Protected Account and shall immediately deposit or cause to be deposited in the Distribution Account amounts representing the following collections and payments (other than with respect to principal of or interest on the Mortgage Loans due on or before the Cut-off Date):

(i) With respect to each Loan Group Scheduled Monthly Payments on the Mortgage Loans received or any related portion thereof advanced by the related Servicer pursuant to the related Servicing Agreement which were due on or before the related Due Date, net of the amount thereof comprising the Servicing Fees;

(ii) with respect to each Loan Group, Full Principal Prepayments and any Liquidation Proceeds received by the related Servicer with respect to such Mortgage Loans in the related Prepayment Period, with interest to the date of prepayment or liquidation, plus any Compensating Interest Payments, net of the amount thereof comprising the Servicing Fees and LPMI Fees, if any;

(iii) With respect to each Loan Group, Partial Principal Prepayments received by the related Servicer for such Mortgage Loans in the related Prepayment Period;

(iv) With respect to each Loan Group any amount to be used as an Advance; and

(v) With respect to the Paul Financial Mortgage Loans, the amount of any Prepayment Charges collected with respect to the Paul Financial Mortgage Loans and the amount of any Prepayment Charges paid by Paul Financial in connection with the waiver of a Prepayment Charge in a manner that is not permitted under the Paul Financial Servicing Agreement.

(d) with respect to each Loan Group, withdrawals may be made from a Protected Account by the Master Servicer or the related Servicer only to make remittances as provided in Section 4.05 (c); to reimburse the Master Servicer or the related Servicer for Advances which have been recovered by subsequent collection from the related Mortgagor; to remove amounts deposited in error; to remove fees, charges or other such amounts deposited on a temporary basis; or to clear and terminate the account at the termination of this Agreement in accordance with Section 10.01. As provided in Section 4.05(c) certain amounts otherwise due to the related Servicer may be retained by the related Servicer and need not be deposited in the Distribution Account.

Section 4.06 [Reserved].

Section 4.07 [Reserved].

Section 4.08 Distribution Account.

(a) The Securities Administrator shall establish and maintain in the name of the Trustee, for the benefit of the Certificateholders, the Distribution Account as a segregated trust account or accounts. The Distribution Account shall be an Eligible Account. The Master Servicer or Servicer, as the case may be, will remit to the Securities Administrator for deposit in the Distribution Account the following amounts:

(i) with respect to each Loan Group, any Advance and any Compensating Interest Payments;

(ii) with respect to each Loan Group, any Insurance Proceeds, Liquidation Proceeds or Subsequent Recoveries received by or on behalf of the Master Servicer or which were not deposited in a Protected Account;

(iii) with respect to each Loan Group, the Repurchase Price with respect to any Mortgage Loans purchased by the Seller or Underlying Seller pursuant to Section 2.02 or 2.03 or any Underlying Sale Agreement, as applicable, any amounts which are to be treated pursuant to Section 4.09 of this Agreement as the payment of such a Repurchase Price, and all proceeds of any Mortgage Loans or property acquired with respect thereto repurchased by the Sponsor or its designee pursuant to Section 10.01;

(iv) with respect to each Loan Group, any amounts required to be deposited with respect to losses on investments of deposits in an Account;

(v) the purchase price for any Mortgage Loan purchased by the Controlling Class Holder pursuant to Section 3.21 hereof; and

(vi) with respect to each Loan Group, any other amounts received by or on behalf of the Master Servicer or the Trustee and required to be deposited in the Distribution Account pursuant to this Agreement.

(b) All amounts deposited to the Distribution Account shall be held by the Securities Administrator in the name of the Trustee in trust for the benefit of the Certificateholders in accordance with the terms and provisions of this Agreement. The requirements for crediting the Distribution Account shall be exclusive, it being understood and agreed that, without limiting the generality of the foregoing, payments in the nature of late payment charges or assumption, tax service, statement account or payoff, substitution, satisfaction, release and other like fees and charges, need not be credited by the Master Servicer or the related Servicer to the Distribution Account. In the event that the Master Servicer shall deposit or cause to be deposited to the Distribution Account any amount not required to be credited thereto, the Securities Administrator, upon receipt of a written request therefor signed by a Servicing Officer of the Master Servicer, shall promptly transfer such amount to the Master Servicer, any provision herein to the contrary notwithstanding.

(c) The Distribution Account shall constitute a trust account of the Trust Fund segregated on the books of the Securities Administrator and held by the Securities Administrator and the Distribution Account and the funds deposited therein shall not be subject to, and shall be protected from, all claims, liens, and encumbrances of any creditors or depositors of the Securities Administrator (whether made directly, or indirectly through a liquidator or receiver of the Securities Administrator). The amount at any time credited to the Distribution Account may be, as directed by the Master Servicer, held either uninvested in a trust or deposit account of the Securities Administrator with no liability for interest or other compensation thereof, except as otherwise agreed in writing with the Master Servicer, or invested in the name of the Trustee, in such Permitted Investments as may be selected by the Master Servicer which mature not later than the Business Day next preceding the succeeding Distribution Date, except if such Permitted Investment is an obligation of or is managed by the institution that maintains such fund or account, then such Permitted Investment shall mature not later than such Distribution Date. Permitted Investments in respect of the Distribution Account shall not be sold or disposed of prior to their maturity. The Master Servicer shall be permitted to receive distribution of all investment earnings from the Distribution Account earned during the six business days prior to each each Distribution Date and shall distribute to the Sponsor all investment earnings from the Distribution Account for any remaining days. If there is any loss on a Permitted Investment or demand deposit, the Master Servicer shall deposit the amount of the loss in the Distribution Account incurred during the six business days pursuant to the prior sentence. With respect to the Distribution Account and the funds deposited therein, the Securities Administrator shall take such action as may be necessary to ensure that the Certificateholders shall be entitled to the priorities afforded to such a trust account (in addition to a claim against the estate of the Securities Administrator) as provided by 12 U.S.C. § 92a(e), and applicable regulations pursuant thereto, if applicable, or any applicable comparable state statute applicable to state chartered banking corporations.

#### Section 4.09 Permitted Withdrawals and Transfers from the Distribution Account.

(a) The Securities Administrator will make such withdrawals or transfers from the Distribution Account as the Master Servicer has designated for such transfer or withdrawal pursuant to this Agreement or any Servicing Agreement (limited in the case of amounts due the Master Servicer to those not withdrawn from the Distribution Account in accordance with the terms of this Agreement; provided that the Securities Administrator shall not be responsible for such determination and may rely on the Master Servicer's instructions under this Section 4.09):

(i) to reimburse the Master Servicer or the related Servicer for any Advance or Servicing Advance of its own funds, the right of the Master Servicer or the related Servicer to reimbursement pursuant to this subclause (i) being limited to amounts received on a particular Mortgage Loan (including, for this purpose, the Repurchase Price therefor, Insurance Proceeds and Liquidation Proceeds) which represent late payments or recoveries of the principal of or interest on such Mortgage Loan respecting which such Advance or Servicing Advance was made;

(ii) to reimburse the Master Servicer or the related Servicer from Insurance Proceeds or Liquidation Proceeds relating to a particular Mortgage Loan for amounts expended by the Master Servicer or the related Servicer in good faith in connection with the restoration of the related Mortgaged Property which was damaged by an uninsured cause or in connection with the liquidation of such Mortgage Loan;

(iii) to reimburse the Master Servicer or the related Servicer from Insurance Proceeds relating to a particular Mortgage Loan for insured expenses incurred with respect to such Mortgage Loan and to reimburse the Master Servicer or the related Servicer from Liquidation Proceeds from a particular Mortgage Loan for Liquidation Expenses incurred with respect to such Mortgage Loan; provided that the Master Servicer shall not be entitled to reimbursement for Liquidation Expenses with respect to a Mortgage Loan to the extent that (i) any amounts with respect to such Mortgage Loan were paid as Excess Liquidation Proceeds pursuant to clause (viii) of this Subsection (a) to the Master Servicer; and (ii) such Liquidation Expenses were not included in the computation of such Excess Liquidation Proceeds;

(iv) to reimburse the Master Servicer or the related Servicer for advances of funds pursuant to this Agreement or the related Servicing Agreement, and the right to reimbursement pursuant to this subclause being limited to amounts received on the related Mortgage Loan (including, for this purpose, the Repurchase Price therefor, Insurance Proceeds and Liquidation Proceeds) which represent late recoveries of the payments for which such advances were made;

(v) to reimburse the Master Servicer or a Servicer for any Advance or advance, after a Realized Loss has been allocated with respect to the related Mortgage Loan if the Advance or advance has not been reimbursed pursuant to clauses (i) through (iv);

(vi) to pay the Master Servicer as set forth in Section 3.14;

(vii) to reimburse the Master Servicer for expenses, costs and liabilities incurred by and reimbursable to it pursuant to Sections 7.04(c) and (d) and 11.02 or otherwise reimbursable to it pursuant to this Agreement;

(viii) to pay to the Master Servicer, as additional servicing compensation, any Excess Liquidation Proceeds with respect to each Loan Group to the extent not retained by the related Servicer;

(ix) to reimburse or pay the related Servicer any such amounts as are due thereto under the related Servicing Agreement and have not been retained by or paid to the related Servicer, to the extent provided in the related Servicing Agreement;

(x) to reimburse the Trustee, the Custodian or the Securities Administrator for expenses, costs and liabilities incurred by or reimbursable to it pursuant to this Agreement;

(xi) to remove amounts deposited in error;

(xii) to pay the Sponsor as set forth in Section 4.08(c); and

(xiii) to clear and terminate the Distribution Account pursuant to Section 10.01.

(b) The Master Servicer shall keep and maintain separate accounting, on a Mortgage Loan by Mortgage Loan basis, for the purpose of accounting for any reimbursement from the Distribution Account pursuant to subclauses (i) through (iv), inclusive, and (vi) or with respect to any such amounts which would have been covered by such subclauses had the amounts not been retained by the Master Servicer without being deposited in the Distribution Account under Section 4.08.

(c) On each Distribution Date, the Securities Administrator shall distribute the Interest Funds, Principal Distribution Amount and Group II Available Funds to the extent of funds on deposit

in the Distribution Account to the Holders of the related Certificates in accordance with the Remittance Report upon which the Securities Administrator may conclusively rely.

#### Section 4.10 Final Maturity Reserve Account.

(a) On or before the Closing Date, the Securities Administrator shall establish a Final Maturity Reserve Account on behalf of the Holders of the Group I Certificates. On the Closing Date, the Depositor shall cause an amount equal to the Final Maturity Reserve Account Deposit to be deposited into the Final Maturity Reserve Account. The Final Maturity Reserve Account must be an Eligible Account. The Final Maturity Reserve Account shall be entitled "Final Maturity Reserve Account, Wells Fargo Bank, N.A. as Securities Administrator on behalf of HSBC Bank USA, National Association as Trustee for the benefit of holders of Group I Certificates". On each Distribution Date as to which there is a Coupon Strip required to be applied to Group I Offered Certificates, the Securities Administrator shall deposit such Coupon Strip into the Final Maturity Reserve Account, and the Securities Administrator has been directed by the Class I-B-IO Certificateholder, as beneficial owner of the Final Maturity Reserve Account, to distribute amounts in the Final Maturity Reserve Account to the Holders of the Group I Offered Certificates in the manner and priorities set forth in clause (d) below. Any amount paid to the Holders of Group I Offered Certificates pursuant to clause (d) below in respect of Basis Risk Shortfall Carry-Forward Amounts shall be treated as distributed in respect of the Final Maturity IO Interest to the Securities Administrator for deposit into the Final Maturity Reserve Account on behalf of the Holder of the Class I-B-IO Certificates, as beneficial owner of the Final Maturity Reserve Account, and then paid by the Securities Administrator on behalf of the Holder of the Class I-B-IO Certificates to the Holders of the Group I Offered Certificates. Any payments to the Holders of the Group I Offered Certificates in respect of Basis Risk Shortfall Carry-Forward Amounts pursuant to clause (d) below shall not be payments with respect to a Regular Interest in a REMIC within the meaning of Code Section 860(G)(a)(1).

(b) The Final Maturity Reserve Account is an "outside reserve fund" within the meaning of Treasury Regulation Section 1.860G-2(h) and shall be an asset of the Trust Fund but not an asset of any REMIC. The Securities Administrator on behalf of the Trust shall be the nominal owner of the Final Maturity Reserve Account. The Class I-B-IO Certificateholder shall be the beneficial owner of the Final Maturity Reserve Account, subject to the power of the Securities Administrator to transfer amounts under clause (d) below. Amounts in the Final Maturity Reserve Account shall, at the direction of the Class I-B-IO Certificateholder, be invested in Permitted Investments that mature no later than the Business Day prior to the next succeeding Distribution Date. All net income and gain from such investments shall be distributed to the Class I-B-IO Certificateholder, not as a distribution in respect of any interest in any REMIC, on such Distribution Date. All amounts earned on amounts on deposit in the Final Maturity Reserve Account shall be taxable to the Class I-B-IO Certificateholder. Any losses on such investments shall be deposited in the Final Maturity Reserve Account by the Class I-B-IO Certificateholder out of its own funds immediately as realized. In the event that the Class I-B-IO Certificateholder shall fail to provide investment instructions to the Securities Administrator, the amounts on deposit in the Final Maturity Reserve Account shall be held uninvested.

(c) On each Distribution Date, any amounts on deposit in the Final Maturity Reserve Account in excess of the lesser of (i) the Certificate Principal Balance of the Group I Offered Certificates and (ii) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I with original terms to maturity in excess of 30 years, will be distributed to the Class I-B-IO Certificates.

(d) On the earlier of the Distribution Date occurring in May 2036 and the Distribution Date on which the final distribution of payments from the Mortgage Loans in Loan Group I and the other assets in the trust is expected to be made, any remaining amounts on deposit in the Final Maturity Reserve Account will be distributed to the Group I Offered Certificates in the following order of priority:

(1) to the Class I-1A Certificates and Class I-2A Certificates, *pro rata*, in accordance with their respective outstanding Certificate Principal Balances, after giving effect to principal distributions on such Distribution Date, until the Certificate Principal Balances thereof have been reduced to zero;

(2) sequentially, to the Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates, in that order, after giving effect to principal distributions on such Distribution Date, until the Certificate Principal Balances thereof have been reduced to zero;

(4) to each class of Group I Offered Certificates, any Current Interest and Interest Carry Forward Amount for each such Class remaining unpaid after giving effect to interest distributions on such Distribution Date in accordance with payment priorities set forth in Section 5.04(a) *First, Third and Fourth* herein;

(5) to each class of Group I Offered Certificates, any Basis Risk Shortfall Carry-Forward Amount for each such Class remaining unpaid after giving effect to the distributions on such Distribution Date in accordance with payment priorities set forth in Section 5.04(a) *Fifth* herein; and

(6) to the Class I-B-IO Certificates, any remaining amount.

If the Mortgage Loans are purchased in connection with an optional termination of the trust estate, the funds on deposit in the Final Maturity Reserve Account will be used to make payments in accordance with priorities (5) and (6) above after application of the purchase price pursuant to the exercise of the optional termination.

(e) On each Distribution Date on or after the Distribution Date in May 2016 and with respect to each Class of Group I Offered Certificate, the excess, if any, of (i) the amount distributed in respect of interest on such Certificates on such Distribution Date (excluding any Basis Risk Shortfall Carry-Forward Amounts), over (ii) the amount distributable in respect of interest to the REMIC VI Regular Interest the ownership of which is represented by such Certificates on such Distribution Date (such excess, a "Final Maturity Excess Coupon Amount"), shall be treated for federal income tax purposes not as amounts received in respect to such REMIC VI Regular Interest but rather as amounts having been distributed to the Securities Administrator in respect of the Final Maturity IO Interest on behalf of the Holder of the Class I-B-IO Certificates, as beneficial owner of the Final Maturity Reserve Account, and then paid by the Securities Administrator on behalf of the Holder of the Class I-B-IO Certificates to the Holders of such Group I Offered Certificates.



## ARTICLE V

## DISTRIBUTIONS AND ADVANCES

## Section 5.01 Advances.

(a) The Master Servicer shall cause the related Servicer to remit any Advance required pursuant to the terms of the related Servicing Agreement. The related Servicer shall be obligated to make any such Advance only to the extent that such advance would not be a Nonrecoverable Advance. If the related Servicer shall have determined that it has made a Nonrecoverable Advance or that a proposed Advance or a lesser portion of such Advance would constitute a Nonrecoverable Advance, the related Servicer shall deliver (i) to the Securities Administrator for the benefit of the Certificateholders funds constituting the remaining portion of such Advance, if applicable, and (ii) to the Depositor, the Sponsor, the Master Servicer, each Rating Agency and the Trustee an Officer's Certificate setting forth the basis for such determination. Subject to the Master Servicer's recoverability determination, in the event that the related Servicer (other than Wells Fargo) fails to make a required Advance, the Master Servicer, as successor servicer, shall be required to remit the amount of such Advance to the Distribution Account. In the event that Wells Fargo as Servicer or the Master Servicer fails to make a required Advance, the Trustee, as successor servicer or successor master servicer, as applicable, shall be required to remit the amount of such Advance to the Distribution Account.

(b) If the Scheduled Monthly Payment on a Mortgage Loan that was due on a related Due Date and is delinquent other than as a result of application of the Relief Act and for which the related Servicer was required to make an Advance pursuant to related Servicing Agreement exceeds the related Servicing Fee with respect to such Mortgage Loan, the Master Servicer as successor servicer or any successor servicer appointed by the Master Servicer will remit to the Securities Administrator, who in turn will deposit in the Distribution Account not later than the Business Day prior to the Distribution Date an amount equal to such deficiency, net of the Servicing Fee for such Mortgage Loan except to the extent the Master Servicer determines any such Advance to be nonrecoverable from Liquidation Proceeds, Insurance Proceeds or future payments on the Mortgage Loan for which such Advance was made. Subject to the foregoing, the Master Servicer as successor servicer or any successor servicer appointed by the Master Servicer shall continue to make such Advances through the date that the related Servicer is required to do so under the related Servicing Agreement, as applicable. If applicable, on the related Remittance Date, the Master Servicer shall present an Officer's Certificate to the Trustee (i) stating that the Master Servicer elects not to make an Advance in a stated amount and (ii) detailing the reason it deems the advance to be nonrecoverable.

Subject to and in accordance with the provisions of Article VIII hereof, in the event the Master Servicer fails to make such Advance, then the Trustee, as successor master servicer, shall be obligated to make such Advance, subject to the provisions of this Section 5.01.

## Section 5.02 Compensating Interest Payments.

(a) The Master Servicer shall cause each Servicer under the related Servicing Agreement to remit any required Compensating Interest Payments to the Distribution Account on the Remittance Date to the extent required under the related Servicing Agreement.

(b) The Master Servicer shall be required to remit the amount of any such Prepayment Interest Shortfalls, to the extent of the Master Servicing Compensation for such Distribution Date, in the event the related Servicer is required to make such payment but fails to do so.

Section 5.03 REMIC Distributions. On each Distribution Date, the Securities Administrator, as agent for the Trustee, shall be deemed to make distributions to the REMIC Regular Interests and the Final Maturity IO Interest in accordance with Section 6.07 hereof.

## Section 5.04 Distributions.

(a) On each Distribution Date, the Interest Funds and Principal Distribution Amount for such Distribution Date shall be withdrawn by the Securities Administrator to the extent of funds on deposit in the Distribution Account with respect to Loan Group I and distributed as directed in accordance with the Remittance Report for such Distribution Date, in the following order of priority:

*First*, to pay any accrued and unpaid interest on the related Group I Offered Certificates and, if applicable, to fund the Final Maturity Reserve Account, in the following order of priority:

1. From Interest Funds in respect of Subgroup I-1 and Subgroup I-2, on each Distribution Date on and after the Distribution Date in May 2016, if applicable, to the Final Maturity Reserve Account, an amount equal to the Coupon Strip for such Distribution Date;

2. From remaining Interest Funds in respect of:

(a) Subgroup I-1, concurrently, to each Class of Class I-1A Certificates, the Current Interest and then any Interest Carry Forward Amount for each such Class, *pro rata*, based on the amounts owed to such Class; and

(b) Subgroup I-2, concurrently, to each Class of Class I-2A Certificates and the Class I-2X Certificates, the Current Interest and then any Interest Carry Forward Amount for each such Class, *pro rata*, based on the amounts owed to such Class;

3. From remaining Interest Funds in respect of both Subgroup I-1 and Subgroup I-2, sequentially, to the Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates, in that order, the Current Interest for each such Class;

4. Any Excess Spread to the extent necessary to meet a level of overcollateralization equal to the Overcollateralization Target Amount will be the Extra Principal Distribution Amount and will be included as part of the Principal Distribution Amount and distributed in accordance with *Second* (A) and (B) below; and

5. Any remaining Excess Spread will be the Remaining Excess Spread and will be applied, together with the Overcollateralization Release Amount, as Excess Cashflow pursuant to clauses *Third* through *Seventh* below.

*Second*, to pay as principal on the Adjustable Rate Certificates and Residual Certificates, in the following order of priority:

(A) On each Distribution Date (i) prior to the Stepdown Date or (ii) on which a Trigger Event is in effect, from the Principal Distribution Amount for such Distribution Date:

1. Concurrently as follows:

(a) An amount equal to the Subgroup I-1 Principal Distribution Amount will be distributed sequentially to (i) to the Class R Certificates until the Certificate Principal Balance thereof is reduced to zero and (ii) to each Class of Class I-1A Certificates on a *pro rata* basis until the Certificate Principal Balance of each such Class is reduced to zero;

(b) An amount equal to the Subgroup I-2 Principal Distribution Amount will be distributed to each Class of Class I-2A Certificates on a *pro rata* basis until the Certificate Principal Balance of each such Class is reduced to zero; and

2. Any remaining Principal Distribution Amount will be distributed sequentially, to the Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates, in that order, in each case until the Certificate Principal Balance thereof is reduced to zero.

(B) On each Distribution Date on or after the Stepdown Date, so long as a Trigger Event is not in effect, from the Principal Distribution Amount for such Distribution Date:

1. Concurrently as follows:

(a) An amount up to the Class I-1A Principal Distribution Amount will be distributed to each Class of Class I-1A Certificates on a *pro rata* basis until the Certificate Principal Balance of each such Class is reduced to zero;

(b) An amount up to the Class I-2A Principal Distribution Amount will be distributed to each Class of Class I-2A Certificates on a *pro rata* basis until the Certificate Principal Balance of each such Class is reduced to zero;

2. To the Class I-M-1 Certificates, from any remaining Principal Distribution Amount, the Class I-M-1 Principal Distribution Amount, until the Certificate Principal Balance thereof is reduced to zero;

3. To the Class I-M-2 Certificates, from any remaining Principal Distribution Amount, the Class I-M-2 Principal Distribution Amount, until the Certificate Principal Balance thereof is reduced to zero;

4. To the Class I-M-3 Certificates, from any remaining Principal Distribution Amount, the Class I-M-3 Principal Distribution Amount, until the Certificate Principal Balance thereof is reduced to zero;

5. To the Class I-B-1 Certificates, from any remaining Principal Distribution Amount, the Class I-B-1 Principal Distribution Amount, until the Certificate Principal Balance thereof is reduced to zero;

6. To the Class I-B-2 Certificates, from any remaining Principal Distribution Amount, the Class I-B-2 Principal Distribution Amount, until the Certificate Principal Balance thereof is reduced to zero;

7. To the Class I-B-3 Certificates, from any remaining Principal Distribution Amount, the Class I-B-3 Principal Distribution Amount, until the Certificate Principal Balance thereof is reduced to zero; and

8. To the Class I-B-4 Certificates, from any remaining Principal Distribution Amount, the Class I-B-4 Principal Distribution Amount, until the Certificate Principal Balance thereof is reduced to zero.

(C) Notwithstanding the provisions of clauses *Second* (A) and (B) above, if on any Distribution Date the certificates in a Subgroup are no longer outstanding, the portion of the Principal Distribution Amount or the Class I-1A or Class I-2A Principal Distribution Amount, as applicable, otherwise allocable to such Subgroup will be allocated among the other Subgroup, after giving effect to distributions in *Second* (A) and (B) above, and will be distributed among the Certificates in each Subgroup in the manner set forth in *Second* (A) or (B) above, as applicable, until the Certificate Principal Balance of each such Class is reduced to zero.

*Third*, from any Excess Cashflow, to the Class I-1A, Class I-2A Certificates and Class I-2X Certificates, *pro rata* in accordance with the respective amounts owed to each such Class, (i) any Interest Carry-Forward Amount for each such Class to the extent not fully paid pursuant to subclauses *First* 1 above and (ii) any Unpaid Realized Loss Amount for each such Class, allocated to such Class from mortgage loans in the related Loan Group, for such Distribution Date;

*Fourth*, from any remaining Excess Cashflow, sequentially, to the Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates, in that order, in each case, first in an amount equal to any Interest Carry Forward Amount for such Class, and second in an amount equal to any Unpaid Realized Loss Amount for such Class;

*Fifth*, from any remaining Excess Cashflow otherwise distributable to the Class I-B-IO Certificates, to the Basis Risk Shortfall Reserve Fund, (i) first, to pay to the Classes of Class I-A Certificates any Basis Risk Shortfall Carry-Forward Amount for such Classes for such Distribution Date, on a *pro rata* basis, based on the amount of the Basis Risk Shortfall Carry Forward Amount for each such Class, in each case to the extent such amount exceeds the amounts then on deposit in the Basis Risk Shortfall Reserve Fund, (ii) second, to pay to the Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates, sequentially in that order, any Basis Risk Shortfall Carry Forward Amount for each such Class for such Distribution Date, if any, in each case to the extent such amount exceeds the amounts then on deposit in the Basis Risk Shortfall Reserve Fund, and (iii) third, to maintain a balance in the Basis Risk Shortfall Reserve Fund equal to the Basis Risk Shortfall Reserve Fund Deposit;

*Sixth*, from any remaining Excess Cashflow, to the Class I-B-IO Certificates, an amount equal to the Class I-B-IO Distribution Amount reduced by amounts distributed in priority *fifth* above; and

*Seventh*, any remaining Excess Cashflow to the Class R Certificates.

On each Distribution Date, all amounts representing Prepayment Charges in respect of the Paul Financial Mortgage Loans received during the related Prepayment Period and deposited in the Distribution Account shall be withdrawn from the Distribution Account and distributed in accordance with the Remittance Report to the Class P Certificates and shall not be available for distribution to the Holders of any other Class of Certificates. The payment of such Prepayment Charges shall not reduce the Certificate Principal Balance of the Class P Certificates.

(b) On each Distribution Date, the Available Funds for each Subgroup included in Loan Group II for such Distribution Date shall be withdrawn by the Securities Administrator to the extent of such Available Funds on deposit in the Distribution Account and distributed as directed in accordance with the Remittance Report for such Distribution Date, in the following order of priority:

(A) On each Distribution Date, the Available Funds for Subgroup II-1 will be distributed to the Class II-1A-1, Class II-1A-2 and Class II-1X-1 Certificates as follows:

*first*, to the Class II-1A-1, Class II-1A-2 and Class II-1X-1 Certificates, the Accrued Certificate Interest on each such Class for such Distribution Date, *pro rata*, based on the Accrued Certificate Interest owed to each such Class;

*second*, to the Class II-1A-1, Class II-1A-2 and Class II-1X-1 Certificates, any Accrued Certificate Interest thereon remaining undistributed from previous Distribution Dates, *pro rata*, based on the undistributed Accrued Certificate Interest owed to each Class, to the extent of remaining Available Funds for Subgroup II-1; and

*third*, to the Class II-1A-1 Certificates and Class II-1A-2 Certificates, in reduction of their Certificate Principal Balances, *pro rata*, based on each respective Certificate Principal Balance, the Senior Optimal Principal Amount with respect to the Senior Certificates in Subgroup II-1 for such Distribution Date, to the extent of remaining Available Funds for

Subgroup II-1 until each such Certificate Principal Balance has been reduced to zero.

(B) On each Distribution Date, the Available Funds for Subgroup II-2 will be distributed to the Class II-2A-1, Class II-2A-2 and Class II-2X-1 Certificates as follows:

*first*, to the Class II-2A-1, Class II-2A-2 and Class II-2X-1 Certificates, the Accrued Certificate Interest on each such Class for such Distribution Date, *pro rata*, based on the Accrued Certificate Interest owed to each such Class;

*second*, to the Class II-2A-1, Class II-2A-2 and Class II-2X-1 Certificates, any Accrued Certificate Interest thereon remaining undistributed from previous Distribution Dates, *pro rata*, based on the undistributed Accrued Certificate Interest owed to each class, to the extent of remaining Available Funds for Subgroup II-2; and

*third*, to the Class II-2A-1 Certificates and Class II-2A-2 Certificates, in reduction of their Certificate Principal Balances, *pro rata*, based on each respective Certificate Principal Balance, the Senior Optimal Principal Amount with respect to the Senior Certificates in Subgroup II-2 for such Distribution Date, to the extent of remaining Available Funds for Subgroup II-2, until each such Certificate Principal Balance has been reduced to zero.

(C) On each Distribution Date, the Available Funds for Subgroup II-3 will be distributed to the Class II-3A-1, Class II-3A-2 and Class II-3X-1 Certificates as follows:

*first*, to the Class II-3A-1, Class II-3A-2 and Class II-3X-1 Certificates, the Accrued Certificate Interest on each such Class for such Distribution Date, *pro rata*, based on the Accrued Certificate Interest owed to each such Class;

*second*, to the Class II-3A-1, Class II-3A-2 and Class II-3X-1 Certificates, any Accrued Certificate Interest thereon remaining undistributed from previous Distribution Dates, *pro rata*, based on the undistributed Accrued Certificate Interest owed to each Class, to the extent of remaining Available Funds for Subgroup II-3; and

*third*, to the Class II-3A-1 Certificates and Class II-3A-2 Certificates, in reduction of their Certificate Principal Balances, *pro rata*, based on each respective Certificate Principal Balance, the Senior Optimal Principal Amount with respect to the Senior Certificates in Subgroup II-3 for such Distribution Date, to the extent of remaining Available Funds for Subgroup II-3, until each such Certificate Principal Balance has been reduced to zero.

(D) Except as provided in paragraphs (E) and (F) below, on each Distribution Date on or prior to the Cross-Over Date, an amount equal to the sum of the remaining Available Funds for all Subgroups in Loan Group II after the distributions set forth in paragraphs (A) through (C) above, will be distributed sequentially to the Class II-B-1, Class II-B-2, Class II-B-3, Class II-B-4, Class II-B-5 and Class II-B-6 Certificates, in that order, in each case up to an amount equal to and in the following order: (a) the Accrued Certificate Interest thereon for such Distribution Date, (b) any Accrued Certificate Interest thereon remaining undistributed from previous Distribution Dates and (c) such Class's Allocable Share for such Distribution Date, in each case, to the extent of the remaining Available Funds for all Subgroups in Loan Group II.

(E) On each Distribution Date prior to the Cross-Over Date but after the reduction of the aggregate Certificate Principal Balance of the Group II Senior Certificates in any Subgroup or Groups to zero, the remaining Subgroups will be entitled to receive in reduction of their Certificate Principal Balances, *pro rata*, based upon the aggregate Certificate Principal Balance of the Group II Senior Certificates in each Subgroup immediately prior to such Distribution Date, in addition to any Principal Prepayments related to such remaining Senior Certificates' respective Subgroup allocated to such Senior Certificates, 100% of the Principal Prepayments on any Mortgage Loan in Loan Group II in the Subgroup relating to the fully paid Subgroup. Such amounts allocated to Group II Senior Certificates shall be treated as part of the Available Funds for the related Subgroup and distributed as part of the related Senior Optimal Principal Amount in accordance with the priorities set forth in clause *third* in each of paragraphs (A) through (C) above, in reduction of the Certificate Principal Balances thereof. Notwithstanding the foregoing, if (i) the weighted average of the Subordinate Percentages on such Distribution Date equals or exceeds two times the initial weighted average of the Subordinate Percentages and (ii) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group II in all Subgroups delinquent 60 days or more (including for this purpose any such Mortgage Loans in foreclosure and Mortgage Loans with respect to which the related Mortgaged Property has been acquired by the Trust), averaged over the last six months, as a percentage of the sum of the aggregate Certificate Principal Balance of the Group II Subordinate Certificates does not exceed 100%, then the additional allocation of Principal Prepayments to the Group II Senior Certificates in accordance with this paragraph (E) will not be made and 100% of the Principal Prepayments on any Mortgage Loans in Loan Group II in the Subgroup relating to the fully paid Subgroup will be allocated to the Group II Subordinate Certificates.

(F) If on any Distribution Date on which the aggregate Certificate Principal Balance of the Group II Senior Certificates in a Subgroup would be greater than the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group II in its related Subgroup and any Group II Subordinate Certificates are still outstanding, in each case, after giving effect to distributions to be made on such Distribution Date, (i) 100% of amounts otherwise allocable to the Group II Subordinate Certificates in respect of principal will be distributed to such Group II Senior Certificates in reduction of the Certificate Principal Balances thereof, until the aggregate Certificate Principal Balance of such Group II Senior Certificates is equal to the aggregate Stated Principal Balance of the Mortgage Loans in its related Subgroup, and (ii) the Accrued Certificate Interest otherwise allocable to the Group II Subordinate Certificates on such Distribution Date will be reduced and distributed to such Group II Senior Certificates, to the extent of any amount due and unpaid on such Group II Senior Certificates, in an amount equal to the Accrued Certificate Interest for such Distribution Date on the excess of (x) the aggregate Certificate Principal Balance of such Group II Senior Certificates over (y) the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group II in the related Subgroup. Any such reduction in the Accrued Certificate Interest on the Group II Subordinate Certificates will be allocated first to the Group II Subordinate Certificates in reverse order of their respective numerical designations, commencing with the Class II-B-6 Certificates. If there exists more than one undercollateralized Subgroup on a Distribution Date, amounts distributable to such undercollateralized Subgroups pursuant to this paragraph will be allocated between such undercollateralized Subgroups, *pro rata*, based upon the amount by which their respective aggregate Certificate Principal Balances exceed the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group II in their respective Subgroups.

(G) If, after distributions have been made pursuant to priorities first and second of paragraphs (A) through (C) above on any Distribution Date, the remaining Available Funds for any Subgroup is less than the Senior Optimal Principal Amount for that Subgroup, the Senior Optimal Principal Amount for that Subgroup shall be reduced by that amount, and the remaining Available Funds for that Subgroup will be distributed as principal among the related classes of Senior Certificates in Loan Group II, *pro rata*, based on their respective Certificate Principal Balances.

(c) On each Distribution Date on or prior to the applicable Corridor Contract Termination Date, amounts allocated to the Trust Fund in respect of each Corridor Contract for such Distribution Date will be deposited in the Basis Risk Shortfall Reserve Fund and then distributed by the Securities Administrator to the Adjustable Rate Certificates and Class I-B-IO Certificates, as applicable, to as follows:

*first*, (i) to the Holders of the Class I-1A Certificates, *pro rata*, from payments from the Class I-1A Corridor Contract, an amount equal to any Basis Risk Shortfall Carry-Forward Amount for such Class for such Distribution Date, (ii) to the Holders of the Class I-2A Certificates, *pro rata*, from payments from the Class I-2A Corridor Contract, an amount equal to any Basis Risk Shortfall Carry-Forward Amount for such Class for such Distribution Date, (iii) to the Holders of the related Class of Certificates, respectively, from payments from each Subordinate Corridor Contract, an amount equal to any Basis Risk Shortfall Carry-Forward Amount for such Class for such Distribution Date and (iv) to maintain a balance in the Basis Risk Shortfall Reserve Fund equal to the Basis Risk Shortfall Reserve Fund Deposit, in each case to the extent not covered under clause (a) *Fifth* above;

*second*, (i) to the Holders of the Class I-1A Certificates, *pro rata*, from remaining payments from the Class I-1A Corridor Contract, an amount equal to any Current Interest and any Interest Carryforward Amount for such Class for such Distribution Date, (ii) to the Holders of the Class I-2A Certificates, *pro rata*, from remaining payments from the Corridor Contract relating to the Class I-2A Certificates, an amount equal to any Current Interest and any Interest Carryforward Amount for such Class for such Distribution Date and (iii) to the Holders of each Group I Subordinate Certificate, from remaining payments from the related Subordinate Corridor Contract, an amount equal to any Current Interest and any Interest Carryforward Amount for such Class for such Distribution Date, in each case to the extent due to the interest portion of a Realized Loss with respect to the related Mortgage Loans, and in each case to the extent not covered under clause (a) *Second, Third and Fourth* above;

*third*, to the extent not paid in clauses *first* and *second* above, (a) concurrently on a *pro rata* basis, (i) to the Holders of the Class I-1A Certificates, *pro rata*, from remaining amounts paid on such Distribution Date pursuant to the Corridor Contracts other than the Class I-1A Corridor Contract, an amount equal to the sum of (A) any Basis Risk Shortfall Carry-Forward Amounts for such Class for such Distribution Date and (B) any Current Interest and any Interest Carryforward Amount, in each case to the extent due to the interest portion of a Realized Loss with respect to the related Mortgage Loans, for such Class for such Distribution Date and (ii) to the Holders of the Class I-2A Certificates, *pro rata*, from remaining amounts paid on such Distribution Date pursuant to the Corridor Contracts other than the Class I-2A Corridor Contract, an amount equal to the sum of (A) any Basis Risk

Shortfall Carry-Forward Amounts for such Class for such Distribution Date and (B) any Current Interest and any Interest Carryforward Amount, in each case to the extent due to the interest portion of a Realized Loss with respect to the related Mortgage Loans, for such Class for such Distribution Date, (b) sequentially, to the Holders of the Class I-M-1, Class I-M-2, Class I-M-3, Class I-B-1, Class I-B-2, Class I-B-3 and Class I-B-4 Certificates, in that order, in each case from remaining amounts paid on such Distribution Date pursuant to the Corridor Contracts other than the related Subordinate Corridor Contract, an amount equal to the sum of (A) any Basis Risk Shortfall Carry-Forward Amounts for such Class for such Distribution Date and (B) any Current Interest and any Interest Carryforward Amount, in each case to the extent due to the interest portion of a Realized Loss with respect to the related Mortgage Loans, for such Class for such Distribution Date and (c) to maintain a balance in the Basis Risk Shortfall Reserve Fund equal to the Basis Risk Shortfall Reserve Fund Deposit; and

(i) *fourth*, from any remaining amounts, to the Holder of the Class I-B-IO Certificates.

(d) Subject to Section 10.02 hereof respecting the final distribution, on each Distribution Date the Securities Administrator shall make distributions to each Certificateholder of record on the preceding Record Date either by wire transfer in immediately available funds to the account of such Holder at a bank or other entity having appropriate facilities therefor, if (i) such Holder has so notified the Securities Administrator at least 5 Business Days prior to the related Record Date and (ii) such Holder shall hold Regular Certificates with aggregate principal denominations of not less than \$1,000,000 or evidencing a Percentage Interest aggregating 10% or more with respect to such Class or, if not, by check mailed by first class mail to such Certificateholder at the address of such Holder appearing in the Certificate Register. Notwithstanding the foregoing, but subject to Section 10.02 hereof respecting the final distribution, distributions with respect to Certificates registered in the name of a Depository shall be made to such Depository in immediately available funds.

(e) On or before 5:00 p.m. Eastern time on the fifth Business Day immediately preceding each Distribution Date, the Master Servicer shall deliver a report to the Securities Administrator in the form of a computer readable magnetic tape (or by such other means as the Master Servicer and the Securities Administrator may agree from time to time) containing such data and information, as agreed to by the Master Servicer and the Securities Administrator such as to permit the Securities Administrator to prepare the Monthly Statement to Certificateholders and to direct the Securities Administrator in writing to make the required distributions for the related Distribution Date (the "Remittance Report").

#### Section 5.05 Allocation of Realized Losses.

(a) On or prior to each Determination Date, the Master Servicer shall determine the amount of any Realized Loss in respect of each Loan Group in respect of each related Mortgage Loan that occurred during the immediately preceding calendar month.

(b) The interest portion of Realized Losses with respect to each Loan Group shall be allocated to the related Certificates as described in Section 1.02 hereof.

(c) The principal portion of all Realized Losses on Loan Group I shall be allocated on each Distribution Date as follows: first, to Excess Cashflow as part of the payment of the Overcollateralization Increase Amount; second, in reduction of the Overcollateralization Amount, until reduced to zero; third, in an amount equal to the related Applied Realized Loss Amount, sequentially, to the Class I-B-4, Class I-B-3, Class I-B-2, Class I-B-1, Class I-M-3, Class I-M-2 and Class I-M-1 Certificates, in that order, in each case until the Certificate Principal Balance of such Class has been reduced to zero. Thereafter, the principal portion of Realized Losses on (I) the Subgroup I-1 Mortgage Loans will be allocated first to the Class I-1A-3 Certificates, then to the Class I-1A-2 Certificates and then to the Class I-1A-1 Certificates in each case until the Certificate Principal Balance thereof has been reduced to zero and (II) the Subgroup I-2 Mortgage Loans will be allocated first to the Class I-2A-3 Certificates, then to the Class I-2A-2 Certificates and then to the Class I-2A-1 Certificates, in each until the Certificate Principal Balance thereof has been reduced to zero.

(d) The principal portion of Realized Losses on the Group II Mortgage Loans will be allocated on any Distribution Date as follows: first, to the Class II-B-6 Certificates; second, to the Class II-B-5 Certificates; third, to the Class II-B-4 Certificates; fourth, to the Class II-B-3 Certificates; fifth, to the Class II-B-2 Certificates; and sixth, to the Class II-B-1 Certificates; in each case until the Certificate Principal Balance of such Class has been reduced to zero. Thereafter, the principal portion of Realized Losses on the Group II Mortgage Loans in each Subgroup will be allocated on any Distribution Date to the Group II Senior Certificates (other than the Group II Interest Only Certificates) in the related Subgroup. Once any of the Class II-1A-1 Certificates and Class II-1A-2 Certificates, in the aggregate, the Class II-2A-1 Certificates and Class II-2A-2 Certificates, in the aggregate, or the Class II-3A-1 Certificates and Class II-3A-2 Certificates, in the aggregate, have been reduced to zero, the principal portion of Realized Losses on the mortgage loans in the related Subgroup (if any) will be allocated *pro rata* based upon their respective Certificate Principal Balances to the remaining outstanding Senior Certificates of the other Subgroups, *pro rata*, based upon their respective Certificate Principal Balances. The principal portion of any Realized Losses that are allocated to the Certificates in Subgroup II-1 will be allocated first to the Class II-1A-2 Certificates and then to the Class II-1A-1 Certificates, in each case until the Certificate Principal Balance thereof has been reduced to zero. The principal portion of any Realized Losses that are allocated to the Certificates in Subgroup II-2 will be allocated first to the Class II-2A-2 Certificates and then to the Class II-2A-1 Certificates, in each case until the Certificate Principal Balance thereof has been reduced to zero. The principal portion of any Realized Losses that are allocated to the Certificates in Subgroup II-3 will be allocated first to the Class II-3A-2 Certificates and then to the Class II-3A-1 Certificates, in each case until the Certificate Principal Balance thereof has been reduced to zero.

(e) Notwithstanding the foregoing clause (d), no such allocation of any Realized Loss shall be made on a Distribution Date to any Class of (i) Group I Certificates to the extent that such allocation would result in the reduction of the aggregate Certificate Principal Balance of all the Group I Certificates as of such Distribution Date, after giving effect to all distributions and prior allocations of Realized Losses on the Group I Mortgage Loans on such date, to an amount less than the aggregate Stated Principal Balance of all of the Group I Mortgage Loans as of the first day of the month of such Distribution Date or (ii) Group II Certificates to the extent that such allocation would result in the reduction of the aggregate Certificate Principal Balance of all the Group II Certificates as of such Distribution Date, after giving effect to all distributions and prior allocations of Realized Losses on the related Mortgage Loans on such date, to an amount less than the aggregate Stated Principal Balance of all of the Mortgage Loans as of the first day of the month of such Distribution Date (such limitation, the "Loss Allocation Limitation").

(f) No reduction of the Certificate Principal Balance of any Class of a related Group II Senior Certificate (other than related the Interest Only Certificates) shall be made on any Distribution Date on account of Realized Losses to the extent that such reduction would have the effect of reducing the aggregate Certificate Principal Balance of all of the Classes of the related Group II Senior Certificates (other than the related Interest Only Certificates) and Group II Subordinate Certificates as of such Distribution Date to an amount less than the Stated Principal Balances of the related Mortgage Loans in Loan Group II as of the related Due Date.

(g) All Realized Losses to be allocated to the Certificate Principal Balances of all related Classes on any Distribution Date shall be so allocated after the actual distributions to be made on such date as provided above. All references above to the Certificate Principal Balance of any Class of Certificates shall be to the Certificate Principal Balance of such Class immediately prior to the relevant Distribution Date, before reduction thereof by any Realized Losses, in each case to be allocated to such Class of Certificates, on such Distribution Date.

(h) Any allocation of the principal portion of Realized Losses with respect to each Loan Group to a related Certificate on any Distribution Date shall be made by reducing the Certificate Principal Balance thereof by the amount so allocated; with respect to Loan Group I, any allocation of Realized Losses to Excess Cashflow shall be made by reducing the amount otherwise payable in respect of the Class I-B-IO Certificates pursuant to priority *Sixth* of Section 5.04(a). No allocations of any Realized Losses shall be made to the Certificate Principal Balances of the Class P Certificates or Class R Certificates.

(i) All Realized Losses and all other losses allocated to a Class of Certificates hereunder shall be allocated among the Certificates of such Class in proportion to the Percentage Interests evidenced thereby.

(j) In addition, in the event that the Master Servicer receives any Subsequent Recoveries in respect of a Loan Group from the related Servicer, the Master Servicer shall deposit such funds for such Loan Group into the Distribution Account pursuant to Section 5.07. If, after taking into account such Subsequent Recoveries, the amount of a Realized Loss is reduced, the amount of such Subsequent Recoveries shall be applied to increase the Certificate Principal Balance of the related Class of Subordinate Certificates with the highest payment priority to which Realized Losses with respect to such Loan Group have been allocated, but not by more than the amount of Realized Losses previously allocated to that Class of Subordinate Certificates pursuant to this Section 5.05 and, in the case of the Group I Subordinate Certificates, not previously reimbursed to such Class of Subordinate Certificates with Excess Cashflow pursuant to priority *Fourth* of Section 5.04(a); provided, however, in the case of the Group I Subordinate Certificates, to the extent that no reductions to a Certificate Principal Balance of such Class of Subordinate Certificates currently exists as the result of a prior allocation of a Realized Loss with respect to Loan Group I, such Subsequent Recoveries with respect to such Loan Group shall be applied as Excess Spread to such Loan Group. Holders of

Certificates will not be entitled to any payment in respect of current interest on the amount of increases described herein for any Interest Accrual Period preceding the Distribution Date on which such increase occurs. Any such increases shall be applied to the Certificate Principal Balance of each related Subordinate Certificate of such Class in accordance with its respective Percentage Interest.

(j) (i) All Realized Losses on the Mortgage Loans in Subgroup I-1 shall be allocated on each Distribution Date to REMIC I Regular Interests A and A-IO on a *pro rata* basis, and all Realized Losses on the Mortgage Loans in Subgroup I-2 shall be allocated on each Distribution Date to REMIC I Regular Interests B and B-IO on a *pro rata* basis.

(ii) (1) The REMIC II Marker Allocation Percentage of the aggregate amount of any interest portion of Realized Losses on the Mortgage Loans in Loan Group I shall be allocated on each Distribution Date first, to Uncertificated Accrued Interest payable to REMIC II Regular Interest AA and REMIC II Regular Interest ZZ up to an aggregate amount equal to the REMIC II Interest Loss Allocation Amount (without duplication of any such amount attributable to allocations of Net Interest Shortfalls on such Distribution Date pursuant to Section 1.02), 98% and 2%, respectively, and thereafter, to Uncertificated Accrued Interest payable to the REMIC II Regular Interests (other than REMIC II Regular Interests P, IO, 1-Sub, 1-Grp, 2-Sub, 2-Grp and XX), *pro rata*, based on the Uncertificated Accrued Interest for each such REMIC II Regular Interest prior to such allocation. The REMIC II Marker Allocation Percentage of the aggregate amount of any principal portion of Realized Losses on the Mortgage Loans in Loan Group I shall be allocated on each Distribution Date to the following REMIC II Regular Interests in the specified percentages, as follows: first, to Uncertificated Accrued Interest payable to REMIC II Regular Interest AA and REMIC II Regular Interest ZZ up to an aggregate amount equal to the REMIC II Interest Loss Allocation Amount (without duplication of any such amount attributable to allocations of Net Interest Shortfalls or the interest portion of Realized Losses on such Distribution Date pursuant to Section 1.02 or the preceding sentence), 98% and 2%, respectively; second, to the Uncertificated Principal Balances of the REMIC II Regular Interest AA and REMIC II Regular Interest ZZ up to an aggregate amount equal to the REMIC II Principal Loss Allocation Amount, 98% and 2%, respectively; third, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-B-4 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-B-4 has been reduced to zero; fourth, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-B-3 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-B-3 has been reduced to zero; fifth, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-B-2 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-B-2 has been reduced to zero; sixth, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-B-1 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-B-1 has been reduced to zero; seventh, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-M-3 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-M-3 has been reduced to zero; eighth, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-M-2 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-M-2 has been reduced to zero; and ninth, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-M-1 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-M-1 has been reduced to zero. Thereafter, (i) the REMIC II Marker Allocation Percentage of the aggregate amount of any principal portion of Realized Losses on the Mortgage Loans in Subgroup I-1 remaining after the allocations in the preceding sentence shall be allocated on each Distribution Date to the following REMIC II Regular Interests in the specified percentages, as follows: first, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-1A-3 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-1A-3 has been reduced to zero; second, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-1A-2 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-1A-2 has been reduced to zero; and third, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-1A-1 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-1A-1 has been reduced to zero, and (ii) the REMIC II Marker Allocation Percentage of the aggregate amount of any principal portion of Realized Losses on the Mortgage Loans in Subgroup I-2 remaining after the allocations in the preceding sentence shall be allocated on each Distribution Date to the following REMIC II Regular Interests in the specified percentages, as follows: first, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-2A-3 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-2A-3 has been reduced to zero; second, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-2A-2 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-2A-2 has been reduced to zero; and third, to the Uncertificated Principal Balances of REMIC II Regular Interest AA, REMIC II Regular Interest I-2A-1 and REMIC II Regular Interest ZZ, 98%, 1% and 1%, respectively, until the Uncertificated Principal Balance of REMIC II Regular Interest I-2A-1 has been reduced to zero.

(2) The REMIC II Sub WAC Allocation Percentage of the aggregate amount of any interest portion of Realized Losses on the Mortgage Loans in Loan Group I shall be allocated on each Distribution Date to Uncertificated Accrued Interest payable to the REMIC II Regular Interests 1-Sub, 1-Grp, 2-Sub, 2-Grp and XX, *pro rata*, based on the Uncertificated Accrued Interest for each such REMIC II Regular Interest prior to such allocation. The REMIC II Sub WAC Allocation Percentage of the aggregate amount of any principal portion of Realized Losses on the Mortgage Loans in Loan Group I shall be allocated on each Distribution Date first, so as to keep the Uncertificated Principal Balance of each REMIC II Regular Interest ending with the designation "Grp" equal to 0.01% of the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup; second, to each REMIC II Regular Interest ending with the designation "Sub" so that the Uncertificated Principal Balance of each such REMIC II Regular Interest is equal to 0.01% of the excess of (x) the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup over (y) the current aggregate Certificate Principal Balance of the Class I-A Certificates related to such Subgroup (except that if any such excess is a larger number than in the preceding distribution period, the least amount of Realized Losses shall be applied to such REMIC II Regular Interests such that the REMIC II Subordinated Balance Ratio is maintained); and third, any remaining Realized Losses shall be allocated to REMIC II Regular Interest XX.

(iii) All Realized Losses incurred in respect of the Mortgage Loans in Loan Group I for any Distribution Date shall be allocated among the REMIC III Regular Interests in the same manner and priority as such amounts are allocable to the Corresponding Certificates; provided, however, that solely for purposes of the foregoing, any losses allocable to the Class I-2X Certificates shall be deemed to be allocated to the Class I-2A-1, Class I-2A-2 and Class I-2A-3 Certificates on a *pro rata* basis.

(iv) The aggregate amount of any interest portion of Realized Losses on the Mortgage Loans in Loan Group II shall be allocated on each Distribution Date to Uncertificated Accrued Interest payable to the REMIC IV Regular Interests 1-Sub, 1-Grp, 2-Sub, 2-Grp, 3-Sub, 3-Grp and XX, *pro rata*, based on the Uncertificated Accrued Interest for each such REMIC IV Regular Interest prior to such allocation. The aggregate amount of any principal portion of Realized Losses on the Mortgage Loans in Loan Group II shall be allocated on each Distribution Date first, so as to keep the Uncertificated Principal Balance of each REMIC IV Regular Interest ending with the designation "Grp" equal to 0.01% of the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup; second, to each REMIC IV Regular Interest ending with the designation "Sub" so that the Uncertificated Principal Balance of each such REMIC IV Regular Interest is equal to 0.01% of the excess of (x) the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup over (y) the current aggregate Certificate Principal Balance of the Class II-A Certificates related to such Subgroup (except that if any such excess is a larger number than in the preceding distribution period, the least amount of Realized Losses shall be applied to such REMIC IV Regular Interests such that the REMIC IV Subordinated Balance Ratio is maintained); and third, any remaining Realized Losses shall be allocated to REMIC IV Regular Interest XX.

(iv) All Realized Losses incurred in respect of the Mortgage Loans in Loan Group II for any Distribution Date shall be allocated among the REMIC V Regular Interests in the same manner and priority as such amounts are allocable to the Corresponding Certificates; provided, however, that solely for purposes of the foregoing, any losses allocable to the Class II-1X-1 Certificates shall be deemed to be allocated to the Class II-1A-1 Certificates and Class II-1A-2 Certificates on a *pro rata* basis, any losses allocable to the Class II-2X-1 Certificates shall be deemed to be allocated to the Class II-2A-1 Certificates and Class II-2A-2 Certificates on a *pro rata* basis, and any losses allocable to the Class II-3X-1 Certificates shall be deemed to be allocated to the Class II-3A-1 Certificates and Class II-3A-2 Certificates on a *pro rata* basis.

#### Section 5.06 Monthly Statements to Certificateholders.

(a) Not later than each Distribution Date, the Securities Administrator shall prepare and make available to each Holder of Certificates, the Trustee, the Master Servicer and the Depositor a statement setting forth for the Certificates:

- (i) the applicable accrual periods for calculating distributions and general distribution dates;
- (ii) with respect to each Loan Group, the total cash flows received and the general sources thereof;
- (iii) the amount, if any, of fees or expenses accrued and paid, with an identification of the payee and the general purpose of such fees;
- (iv) with respect to each Loan Group, the amount of the related distribution to holders of the offered certificates (by class) allocable to principal, separately

identifying (A) the aggregate amount of any principal prepayments included therein, (B) the aggregate of all scheduled payments of principal included therein and (C) any Extra Principal Distribution Amount included therein;

- (v) with respect to Loan Group I, the Basis Risk Shortfall Carry-forward Amounts and any accrued but unpaid interest for the Group I Offered Certificates (if any);
- (vi) with respect to each Loan Group, the Certificate Principal Balance of the related Offered Certificates before and after giving effect to the distribution of principal and allocation of Realized Losses on such Distribution Date;
- (vii) with respect to each Loan Group, the number and Stated Principal Balance of all the mortgage loans for the following Distribution Date;
- (viii) the Pass-Through Rate for each class of Offered Certificates for such Distribution Date;
- (ix) with respect to each Loan Group and any Mortgage Loan that was liquidated during the preceding calendar month, the loan number and Stated Principal Balance of, and Realized Loss on, such mortgage loan as of the end of the related Prepayment Period;
- (x) with respect to Loan Group I, whether a Stepdown Date or a Trigger Event is in effect;
- (xi) with respect to each Loan Group, the total number and principal balance of any real estate owned, or REO, properties as of the end of the related Prepayment Period;
- (xii) with respect to each Loan Group, the cumulative Realized Losses through the end of the preceding month;
- (xiii) [reserved];
- (xiv) with respect to the Paul Financial Mortgage Loans, the amount of the Prepayment Charges remitted by Paul Financial;
- (xv) the amount, if any, received under each Corridor Contract;
- (xvi) the amount distributable on the Class P Certificates; and
- (xvii) the special hazard amount, fraud loss amount and bankruptcy amount, if applicable, as of the close of business on the applicable Distribution Date.

The Securities Administrator may make the foregoing Monthly Statement (and, at its option, any additional files containing the same information in an alternative format) available each month to Certificateholders via the Securities Administrator's internet website. The Securities Administrator's internet website shall initially be located at "www.ctslink.com". Assistance in using the website can be obtained by calling the Securities Administrator's customer service desk at (301) 815-6600. Parties that are unable to use the above distribution options are entitled to have a paper copy mailed to them via first class mail by calling the customer service desk and indicating such. The Securities Administrator may change the way Monthly Statements are distributed in order to make such distributions more convenient or more accessible to the above parties.

(b) The Securities Administrator's responsibility for making the above information available to the Certificateholders is limited to the availability, timeliness and accuracy of the information derived from the Master Servicer and the Servicers. The Securities Administrator will make available a copy of each statement provided pursuant to this Section 5.06 to each Rating Agency.

(c) Within a reasonable period of time after the end of each calendar year, the Securities Administrator shall furnish upon request to each Person who at any time during the calendar year was a Certificateholder, the information set forth in clauses (a)(i) and (a)(ii) of this Section 5.06 aggregated for such calendar year or applicable portion thereof during which such Person was a Certificateholder. Such obligation of the Securities Administrator shall be deemed to have been satisfied to the extent that substantially comparable information shall be provided by the Trustee or the Securities Administrator pursuant to any requirements of the Code as from time to time in effect.

(d) Upon filing with the Internal Revenue Service, the Securities Administrator shall furnish to the Holders of the Residual Certificates the applicable Form 1066 and each applicable Form 1066Q and shall respond promptly to written requests made not more frequently than quarterly by any Holder of a Residual Certificate with respect to the following matters:

- (i) (i) The original projected principal and interest cash flows on the Closing Date on each class of related Regular Interests and related Residual Interests created hereunder and on the related Mortgage Loans, based on the Prepayment Assumption;
- (ii) (ii) The projected remaining principal and interest cash flows as of the end of any calendar quarter with respect to each related class of Regular Interests and Residual Interests created hereunder and the related Mortgage Loans, based on the Prepayment Assumption;
- (iii) (iii) The applicable Prepayment Assumption and any interest rate assumptions used in determining the projected principal and interest cash flows described above;
- (iv) (iv) The original issue discount (or, in the case of the Mortgage Loans, market discount) or premium accrued or amortized through the end of such calendar quarter with respect to each related class of Regular Interests or Residual Interests created hereunder and to the related Mortgage Loans, together with each constant yield to maturity used in computing the same;
- (v) (v) The treatment of losses realized with respect to the related Mortgage Loans or the Regular Interests created hereunder, including the timing and amount of any cancellation of indebtedness income of a REMIC with respect to such Regular Interests or bad debt deductions claimed with respect to the related Mortgage Loans;
- (vi) (vi) The amount and timing of any non-interest expenses of a REMIC; and
- (vii) (vii) Any taxes (including penalties and interest) imposed on the REMIC, including, without limitation, taxes on "prohibited transactions," "contributions" or "net income from foreclosure property" or state or local income or franchise taxes.

The information pursuant to clauses (i), (ii), (iii) and (iv) above shall be provided by the Depositor pursuant to Section 10.12.

#### Section 5.07 REMIC Designations and REMIC Distributions.

(a) The Securities Administrator, on behalf of the Trustee, shall elect that each of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V and REMIC VI shall be treated as a REMIC under Section 860D of the Code. Any inconsistencies or ambiguities in this Agreement or in the administration of this Agreement shall be resolved in a manner that preserves the validity of such REMIC elections. The assets of REMIC I shall include the Mortgage Loans in Loan Group I and all interest owing in respect of and principal due thereon, the portion of the funds related to Loan Group I in the Distribution Account and the Protected Accounts maintained by the Securities Administrator and the Servicers, and any related REO Property, and any other assets related to Loan Group I subject

to this Agreement (other than the Basis Risk Shortfall Reserve Fund, any Prepayment Charge Waiver Amounts, the Final Maturity Reserve Account and the Corridor Contracts). The REMIC I Regular Interests shall constitute the assets of REMIC II. The REMIC II Regular Interests shall constitute the assets of REMIC III. The assets of REMIC IV shall include the Mortgage Loans in Loan Group II and all interest owing in respect of and principal due thereon, the portion of the funds related to Loan Group II in the Distribution Account and the Protected Accounts maintained by the Securities Administrator and the Servicers, and any related REO Property, and any other assets related to Loan Group II subject to this Agreement. The REMIC IV Regular Interests shall constitute the assets of REMIC V. The REMIC III Regular Interests and the REMIC IV Regular Interests shall constitute the assets of REMIC VI.

(b) (1) On each Distribution Date, the following amounts with respect to Subgroup I-1, in the following order of priority and in accordance with the Remittance Report, shall be deemed distributed by REMIC I to REMIC II on account of REMIC I Regular Interests A-IO and A or withdrawn from the Distribution Account and distributed to the Holders of the Class R Certificates (in respect of the Class R-1 Interest):

(i) from Interest Funds for Subgroup I-1 attributable to the Mortgage Loans in such Subgroup with original terms to maturity in excess of 30 years, to holders of REMIC I Regular Interest A-IO, an amount equal to (A) the Uncertificated Accrued Interest for such REMIC I Regular Interest for such Distribution Date, plus (B) any amounts payable in respect thereof remaining unpaid from previous Distribution Dates;

(ii) from Interest Funds for Subgroup I-1 attributable to the Mortgage Loans in such Subgroup with original terms to maturity of 30 years or less, to holders of REMIC I Regular Interest A, an amount equal to (A) the Uncertificated Accrued Interest for such REMIC I Regular Interest for such Distribution Date, plus (B) any amounts payable in respect thereof remaining unpaid from previous Distribution Dates;

(iii) from the Class R Deposit deemed to be included in the Subgroup I-1 Principal Distribution Amount, to the Holders of the Class R Certificates (in respect of the Class R-1 Interest) in reduction of the Certificate Principal Balance of such Certificates, until the Uncertificated Principal Balance of such Certificates is reduced to zero;

(iv) to the extent of Interest Funds and Principal Funds for Subgroup I-1 attributable to the Mortgage Loans in such Subgroup with original terms to maturity in excess of 30 years remaining after the distribution made pursuant to clause (i) above, to REMIC I Regular Interest A-IO, until the Uncertificated Principal Balance of such REMIC I Regular Interest is reduced to zero;

(v) to the extent of Interest Funds and Principal Funds for Subgroup I-1 attributable to the Mortgage Loans in such Subgroup with original terms to maturity of 30 years or less remaining after the distribution made pursuant to clause (ii) above, to REMIC I Regular Interest A, until the Uncertificated Principal Balance of such REMIC I Regular Interest is reduced to zero; and

(vi) any remaining amount to the Holders of the Class R Certificates (in respect of the Class R-1 Interest).

(2) On each Distribution Date, the following amounts with respect to Subgroup I-2, in the following order of priority and in accordance with the Remittance Report, shall be deemed distributed by REMIC I to REMIC II on account of REMIC I Regular Interests B-IO and B or withdrawn from the Distribution Account and distributed to the Holders of the Class R Certificates (in respect of the Class R-1 Interest):

(i) from Interest Funds for Subgroup I-2 attributable to the Mortgage Loans in such Subgroup with original terms to maturity in excess of 30 years, to holders of REMIC I Regular Interest B-IO, an amount equal to (A) the Uncertificated Accrued Interest for such REMIC I Regular Interest for such Distribution Date, plus (B) any amounts payable in respect thereof remaining unpaid from previous Distribution Dates;

(ii) from Interest Funds for Subgroup I-2 attributable to the Mortgage Loans in such Subgroup with original terms to maturity of 30 years or less, to holders of REMIC I Regular Interest B, an amount equal to (A) the Uncertificated Accrued Interest for such REMIC I Regular Interest for such Distribution Date, plus (B) any amounts payable in respect thereof remaining unpaid from previous Distribution Dates;

(iii) to the extent of Interest Funds and Principal Funds for Subgroup I-2 attributable to the Mortgage Loans in such Subgroup with original terms to maturity in excess of 30 years remaining after the distribution made pursuant to clause (i) above, to REMIC I Regular Interest B-IO, until the Uncertificated Principal Balance of such REMIC I Regular Interest is reduced to zero;

(iv) to the extent of Interest Funds and Principal Funds for Subgroup I-2 attributable to the Mortgage Loans in such Subgroup with original terms to maturity of 30 years or less remaining after the distribution made pursuant to clause (ii) above, to REMIC I Regular Interest B, until the Uncertificated Principal Balance of such REMIC I Regular Interest is reduced to zero; and

(v) any remaining amount to the Holders of the Class R Certificates (in respect of the Class R-1 Interest).

(3) On each Distribution Date, amounts representing Prepayment Charges on the Mortgage Loans in Loan Group I originated by Paul Financial, LLC shall be deemed distributed to REMIC I Regular Interest P, provided that such amounts shall not reduce the Uncertificated Principal Balance of REMIC I Regular Interest P. On the Distribution Date in June 2009, \$100 shall be deemed distributed in respect of REMIC I Regular Interest P in reduction of the Uncertificated Principal Balance thereof.

(c) (1) On each Distribution Date, the following amounts with respect to Loan Group I, in the following order of priority and in accordance with the Remittance Report, shall be deemed distributed by REMIC II to REMIC III on account of the REMIC II Regular Interests (other than REMIC II Regular Interest P) or withdrawn from the Distribution Account and distributed to the Holders of the Class R Certificates (in respect of the Class R-2 Interest):

(i) from Interest Funds for Loan Group I, to the holders of REMIC II Regular Interest IO, in an amount equal to (A) the Uncertificated Accrued Interest for such REMIC II Regular Interest for such Distribution Date, plus (B) any amounts in respect thereof remaining unpaid from previous Distribution Dates;

(ii) to the extent of the REMIC II Marker Allocation Percentage of the Interest Funds for Loan Group I remaining after the distributions pursuant to clause (i), to the holders of each REMIC II Regular Interest (other than REMIC II Regular Interests IO, 1-Sub, 1-Grp, 2-Sub, 2-Grp, XX and P), *pro rata*, in an amount equal to (A) the Uncertificated Accrued Interest for such REMIC II Regular Interest for such Distribution Date, plus (B) any amounts in respect thereof remaining unpaid from previous Distribution Dates. Amounts payable as Uncertificated Accrued Interest in respect of REMIC II Regular Interest ZZ shall be reduced when the REMIC II Overcollateralization Amount is less than the REMIC II Overcollateralization Target Amount, by the lesser of (x) the amount of such difference and (y) the Maximum Uncertificated Accrued Interest Deferral Amount, and such amount will be payable to the holders of each REMIC II Regular Interest for which a REMIC III Regular Interest is the Corresponding Interest in the same proportion as the Extra Principal Distribution Amount is allocated to the Corresponding Interests, and the Uncertificated Principal Balance of REMIC II Regular Interest ZZ shall be increased by such amount;

(iii) to the extent of the REMIC II Sub WAC Allocation Percentage of the Interest Funds for Loan Group I remaining after the distribution pursuant to clause (i), to the holders of REMIC II Regular Interest 1-Sub, REMIC II Regular Interest 1-Grp, REMIC II Regular Interest 2-Sub, REMIC II Regular Interest 2-Grp and REMIC II Regular Interest XX, *pro rata*, an amount equal to (A) the Uncertificated Accrued Interest for such Distribution Date, plus (B) any amounts in respect thereof remaining unpaid from previous Distribution Dates;

(iv) to the holders of REMIC II Regular Interests (other than REMIC II Regular Interests IO, 1-Sub, 1-Grp, 2-Sub, 2-Grp, XX and P) in an amount equal to the REMIC II Marker Allocation Percentage of the remainder of the Interest Funds and Principal Funds for Loan Group I for such Distribution Date after the distributions made pursuant to clauses (i), (ii) and (iii) above, allocated as follows:

(A) 98% of such remainder to the holders of REMIC II Regular Interest AA, until the Uncertificated Principal Balance of such REMIC II Regular Interest is reduced to zero;

(B) 2% of such remainder, first, to the holders of each REMIC II Regular Interest for which a REMIC III Regular Interest is the Corresponding Interest, in an aggregate amount equal to 1.00% of and in the same proportion as principal payments are allocated to the Corresponding Interests for each such REMIC II Regular Interest, until the Uncertificated Principal Balances of such REMIC II Regular Interests are reduced to zero; and second, to the holders of REMIC II Regular Interest ZZ, until the Uncertificated Principal Balance of such REMIC II Regular Interest is reduced to zero; and

(C) any remaining amount to the Holders of the Class R Certificates (in respect of the Class R-2 Interest); and

(v) to the holders of REMIC II Regular Interest 1-Sub, REMIC II Regular Interest 1-Grp, REMIC II Regular Interest 2-Sub, REMIC II Regular Interest 2-Grp and REMIC II Regular Interest XX, in an amount equal to the REMIC II Sub WAC Allocation Percentage of the remainder of the Interest Funds and Principal Funds for Loan Group I for such Distribution Date after the distributions made pursuant to clauses (i), (ii) and (iii) above, first, so as to keep the Uncertificated Principal Balance of each REMIC II Regular Interest ending with the designation "Grp" equal to 0.01% of the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup; second, to each REMIC II Regular Interest ending with the designation "Sub," so that the Uncertificated Principal Balance of each such REMIC II Regular Interest is equal to 0.01% of the excess of (x) the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup over (y) the current aggregate Certificate Principal Balance of the Class I-A Certificates related to such Subgroup (except that if any such excess is a larger number than in the preceding distribution period, the least amount of principal shall be distributed to such REMIC II Regular Interests such that the REMIC II Subordinated Balance Ratio is maintained); third, any remaining amount to REMIC II Regular Interest XX, until the Uncertificated Principal Balance of such REMIC II Regular Interest is reduced to zero; and fourth, any remaining amount to the Holders of the Class R Certificates (in respect of the Class R-2 Interest).

(2) On each Distribution Date, 100% of the amounts deemed distributed on REMIC I Regular Interest P shall be deemed distributed to REMIC II Regular Interest P, provided that such amounts shall not reduce the Uncertificated Principal Balance of REMIC II Regular Interest P. On the Distribution Date in June 2009, \$100 shall be deemed distributed in respect of REMIC II Regular Interest P in reduction of the Uncertificated Principal Balance thereof.

(d) (1) On each Distribution Date, the following amounts with respect to Loan Group I, in the following order of priority and in accordance with the Remittance Report, shall be deemed distributed by REMIC III to REMIC VI on account of the REMIC III Regular Interests (other than REMIC III Regular Interest P) or withdrawn from the Distribution Account and distributed to the Holders of the Class R Certificates (in respect of the Class R-3 Interest):

(i) from Interest Funds for Loan Group I, to the holders of REMIC III Regular Interest IO, in an amount equal to 100% of the amount deemed distributed on REMIC II Regular Interest IO;

(ii) from Interest Funds for Loan Group I remaining after the distributions made pursuant to clause (i) above, to the holders of the REMIC III Regular Interests (other than REMIC III Regular Interest P), in the same manner and priority as paid to the Corresponding Certificates and Class I-B-IO Certificates, in an amount equal to (A) the Uncertificated Accrued Interest (or, in the case of REMIC III Regular Interest I-B-IO, the REMIC III Regular Interest I-B-IO Distribution Amount) for each such REMIC III Regular Interest for such Distribution Date, plus (B) any amounts in respect thereof remaining unpaid from previous Distribution Dates;

(iii) to the holders of the REMIC III Regular Interests (other than REMIC III Regular Interest P), from the remainder of the Interest Funds and Principal Funds for Loan Group I for such Distribution Date after the distributions made pursuant to clauses (i) and (ii) above, amounts allocated in the same manner and priority as paid to the Corresponding Certificates; and

(iv) any remaining amount to the Holders of the Class R Certificates (in respect of the Class R-3 Interest).

(2) On each Distribution Date, 100% of the amount deemed distributed on REMIC II Regular Interest P shall be deemed distributed to REMIC III Regular Interest P, provided that such amounts shall not reduce the Uncertificated Principal Balance of REMIC III Regular Interest P. On the Distribution Date in June 2009, \$100 shall be deemed distributed in respect of REMIC III Regular Interest P in reduction of the Uncertificated Principal Balance thereof.

(e) On each Distribution Date, the following amounts with respect to Loan Group II, in the following order of priority and in accordance with the Remittance Report, shall be deemed distributed by REMIC IV to REMIC V on account of the REMIC IV Regular Interests or withdrawn from the Distribution Account and distributed to the Holders of the Class R Certificates (in respect of the Class R-4 Interest):

(i) from Available Funds for Loan Group II, to the holders of REMIC IV Regular Interest 1-Sub, REMIC IV Regular Interest 1-Grp, REMIC IV Regular Interest 2-Sub, REMIC IV Regular Interest 2-Grp, REMIC IV Regular Interest 3-Sub, REMIC IV Regular Interest 3-Grp and REMIC IV Regular Interest XX, *pro rata*, an amount equal to (A) the Uncertificated Accrued Interest for such Distribution Date, plus (B) any amounts in respect thereof remaining unpaid from previous Distribution Dates; and

(ii) to the holders of REMIC IV Regular Interest 1-Sub, REMIC IV Regular Interest 1-Grp, REMIC IV Regular Interest 2-Sub, REMIC IV Regular Interest 2-Grp, REMIC IV Regular Interest 3-Sub, REMIC IV Regular Interest 3-Grp and REMIC IV Regular Interest XX, in an amount equal to the remainder of the Available Funds for Loan Group II for such Distribution Date after the distributions made pursuant to clause (i) above, first, so as to keep the Uncertificated Principal Balance of each REMIC IV Regular Interest ending with the designation "Grp" equal to 0.01% of the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup; second, to each REMIC IV Regular Interest ending with the designation "Sub," so that the Uncertificated Principal Balance of each such REMIC IV Regular Interest is equal to 0.01% of the excess of (x) the aggregate Stated Principal Balance of the Mortgage Loans in the related Subgroup over (y) the current aggregate Certificate Principal Balance of the Class II-A Certificates related to such Subgroup (except that if any such excess is a larger number than in the preceding distribution period, the least amount of principal shall be distributed to such REMIC IV Regular Interests such that the REMIC IV Subordinated Balance Ratio is maintained); third, any remaining amount to REMIC IV Regular Interest XX, until the Uncertificated Principal Balance of such REMIC IV Regular Interest is reduced to zero; and fourth, any remaining amount to the Holders of the Class R Certificates (in respect of the Class R-4 Interest).

(f) On each Distribution Date, the following amounts with respect to Loan Group II, in the following order of priority and in accordance with the Remittance Report, shall be deemed distributed by REMIC V to REMIC VI on account of the REMIC V Regular Interests or withdrawn from the Distribution Account and distributed to the Holders of the Class R Certificates (in respect of the Class R-5 Interest):

(i) from Available Funds for Loan Group II, to the holders of the REMIC V Regular Interests, in the same manner and priority as paid to the Corresponding Certificates, in an amount equal to (A) the Uncertificated Accrued Interest for each such REMIC V Regular Interest for such Distribution Date, plus (B) any amounts in respect thereof remaining unpaid from previous Distribution Dates;

(ii) to the holders of the REMIC V Regular Interests, from the remainder of the Available Funds for Loan Group II for such Distribution Date after the distributions made pursuant to clause (i) above, amounts allocated in the same manner and priority as paid to the Corresponding Certificates; and

(iii) any remaining amount to the Holders of the Class R Certificates (in respect of the Class R-5 Interest).

(g) On each Distribution Date, an amount equal to the amounts distributed pursuant to priorities *fifth* and *sixth* of Section 5.04(a) on such date shall be deemed distributed by REMIC VI in respect of the Class I-B-IO Distribution Amount distributable to the Class I-B-IO Certificates.



(h) On each Distribution Date, 100% of the amount deemed distributed on REMIC III Regular Interest IO shall be deemed distributed by REMIC VI in respect of the Final Maturity IO Interest. Such amounts shall be deemed distributed by REMIC VI to the Securities Administrator for deposit into the Final Maturity Reserve Account on behalf of the Holder of the Class I-B-IO Certificates, as the beneficial owner of the Final Maturity Reserve Account.

Section 5.08 Basis Risk Shortfall Reserve Fund.

(a) On or before the Closing Date, the Securities Administrator shall establish a Basis Risk Shortfall Reserve Fund on behalf of the Holders of the Group I Certificates. On the Closing Date, the Depositor shall cause an amount equal to the Basis Risk Shortfall Reserve Fund Deposit to be deposited into the Basis Risk Shortfall Reserve Fund. The Basis Risk Shortfall Reserve Fund must be an Eligible Account. The Basis Risk Shortfall Reserve Fund shall be entitled "Basis Risk Shortfall Reserve Fund, Wells Fargo Bank, N.A. as Securities Administrator on behalf of HSBC Bank USA, National Association as Trustee for the benefit of holders of the Group I Certificates". Amounts allocated to the Trust Fund in respect of each Corridor Contract for each Distribution Date will be deposited in the Basis Risk Shortfall Reserve Fund and then distributed by the Securities Administrator in the manner provided in Section 5.04(c). In addition, on each Distribution Date as to which there is a Basis Risk Shortfall Carry-Forward Amount payable to any Class of Adjustable Rate Certificates, the Securities Administrator shall deposit the amounts distributable pursuant to priority *fifth* of Section 5.04(a) into the Basis Risk Shortfall Reserve Fund, and the Securities Administrator has been directed by the Class I-B-IO Certificateholder to distribute amounts in respect of the Basis Risk Shortfall Carry-Forward Amount to the Holders of the Adjustable Rate Certificates in the priorities set forth in priority *fifth* of Section 5.04(a). Any amount paid to the Holders of Adjustable Rate Certificates pursuant to the preceding sentence in respect of the Basis Risk Shortfall Carry-Forward Amount from amounts distributable pursuant to priority *fifth* of Section 5.04(a) shall be treated as distributed to the Class I-B-IO Certificateholder in respect of the Class I-B-IO Certificates and paid by the Class I-B-IO Certificateholder to the Holders of the Adjustable Rate Certificates. Any payments to the Holders of the Adjustable Rate Certificates in respect of Basis Risk Shortfall Carry-Forward Amounts, whether pursuant to the second preceding sentence, clause (b) below or Section 5.04(c), shall not be payments with respect to a Regular Interest in a REMIC within the meaning of Code Section 860(G)(1).

(b) If a Corridor Contract is subject to early termination, early termination payments allocated to the Securities Administrator by the Corridor Contract Provider shall be deposited in the Basis Risk Shortfall Reserve Fund by the Securities Administrator and withdrawn from the Basis Risk Shortfall Reserve Fund, as necessary, to pay any Basis Risk Shortfall Carry-forward Amount in the priorities set forth in Section 5.04(a) *Fifth* until the related Corridor Contract Termination Date. In the event that an early termination date is designated with respect to a Corridor Contract, the Sponsor, but only to the extent of any termination payment received by the Securities Administrator from the Corridor Contract Provider, shall cause a new corridor contract provider to enter into a new corridor contract with the Trustee having substantially similar terms as those set forth in such terminated Corridor Contract.

(c) The Basis Risk Shortfall Reserve Fund is an "outside reserve fund" within the meaning of Treasury Regulation Section 1.860G-2(h) and shall be an asset of the Trust Fund but not an asset of any REMIC. The Securities Administrator on behalf of the Trust shall be the nominal owner of the Basis Risk Shortfall Reserve Fund. The Class I-B-IO Certificateholder shall be the beneficial owner of the Basis Risk Shortfall Reserve Fund, subject to the power of the Securities Administrator to transfer amounts under Section 5.04. Amounts in the Basis Risk Shortfall Reserve Fund shall, at the direction of the Class I-B-IO Certificateholder, be invested in Permitted Investments that mature no later than the Business Day prior to the next succeeding Distribution Date. All net income and gain from such investments shall be distributed to the Class I-B-IO Certificateholder, not as a distribution in respect of any interest in any REMIC, on such Distribution Date. All amounts earned on amounts on deposit in the Basis Risk Shortfall Reserve Fund shall be taxable to the Class I-B-IO Certificateholder. Any losses on such investments shall be deposited in the Basis Risk Shortfall Reserve Fund by the Class I-B-IO Certificateholder out of its own funds immediately as realized. In the event that the Class I-B-IO Certificateholder shall fail to provide investment instructions to the Securities Administrator, the amounts on deposit in the Basis Risk Shortfall Reserve Fund shall be held uninvested.

Section 5.09 Class P Certificate Account. The Securities Administrator shall establish and maintain with itself a separate, segregated trust account for the Class P Certificates, titled "Structured Asset Mortgage Investments II Inc., Luminent Mortgage Trust 2006-3 Class P Certificate Account" (the "Class P Certificate Account"). On the Closing Date, the Depositor will deposit, or cause to be deposited in each Class P Certificate Account \$100.00. Prepayment charges with respect to the Paul Financial Mortgage Loans shall be allocated to the Class P Certificate. The amount on deposit in each Class P Certificate Account shall be held uninvested. On the Distribution Date in June 2009, the Securities Administrator shall withdraw the amount on deposit in the Class P Certificate Account and remit such amount to the Holders of the Class P Certificates in reduction of the Certificate Principal Balance thereof.

Section 5.10 [reserved].

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## ARTICLE VI

## THE CERTIFICATES

Section 6.01 The Certificates. The Certificates shall be substantially in the forms attached hereto as Exhibits A-1 through A-6. The Certificates shall be issuable in registered form, in the minimum dollar denominations, integral dollar multiples in excess thereof (except that one Certificate of each Class may be issued in a different amount which must be in excess of the applicable minimum dollar denomination) and aggregate dollar denominations as set forth in the following table:

Class	Minimum Denomination	Integral Multiple in Excess of Minimum	Initial Certificate Principal Balance	Pass-Through Rate
I-1A-1	\$25,000	\$1.00	\$ 100,908,000.00	Class I-1A-1 Pass-Through Rate
I-1A-2	\$25,000	\$1.00	\$ 50,454,000.00	Class I-1A-2 Pass-Through Rate
I-1A-3	\$25,000	\$1.00	\$ 16,818,000.00	Class I-1A-3 Pass-Through Rate
I-2A-1	\$25,000	\$1.00	\$ 97,258,000.00	Class I-2A-1 Pass-Through Rate
I-2A-2	\$25,000	\$1.00	\$ 48,629,000.00	Class I-2A-2 Pass-Through Rate
I-2A-3	\$25,000	\$1.00	\$ 16,210,000.00	Class I-2A-3 Pass-Through Rate
I-2X	\$25,000	\$1.00	\$ 0.00	1.000%
II-1A-1	\$25,000	\$1.00	\$ 47,535,000.00	Class II-1A-1 Pass-Through Rate
II-1A-2	\$25,000	\$1.00	\$ 4,096,000.00	Class II-1A-2 Pass-Through Rate
II-1X-1	\$25,000	\$1.00	\$ 0.00	0.52187%
II-2A-1	\$25,000	\$1.00	\$ 147,795,000.00	Class II-2A-1 Pass-Through Rate
II-2A-2	\$25,000	\$1.00	\$ 12,735,000.00	Class II-2A-2 Pass-Through Rate
II-2X-1	\$25,000	\$1.00	\$ 0.00	0.44082%
II-3A-1	\$25,000	\$1.00	\$ 72,093,000.00	Class II-3A-1 Pass-Through Rate
II-3A-2	\$25,000	\$1.00	\$ 6,212,000.00	Class II-3A-2 Pass-Through Rate
II-3X-1	\$25,000	\$1.00	\$ 0.00	0.39493%
I-M-1	\$25,000	\$1.00	\$ 11,809,000.00	Class I-M-1 Pass-Through Rate
I-M-2	\$25,000	\$1.00	\$ 7,380,000.00	Class I-M-2 Pass-Through Rate
I-M-3	\$25,000	\$1.00	\$ 2,583,000.00	Class I-M-3 Pass-Through Rate
I-B-1	\$25,000	\$1.00	\$ 4,244,000.00	Class I-B-1 Pass-Through Rate
I-B-2	\$25,000	\$1.00	\$ 1,845,000.00	Class I-B-2 Pass-Through Rate
I-B-3	\$25,000	\$1.00	\$ 4,982,000.00	Class I-B-3 Pass-Through Rate
I-B-4	\$25,000	\$1.00	\$ 1,845,000.00	Class I-B-4 Pass-Through Rate
II-B-1	\$25,000	\$1.00	\$ 11,755,000.00	Class II-B-1 Pass-Through Rate
II-B-2	\$25,000	\$1.00	\$ 3,763,000.00	Class II-B-2 Pass-Through Rate
II-B-3	\$25,000	\$1.00	\$ 2,822,000.00	Class II-B-3 Pass-Through Rate
I-B-IO	100%	N/A	\$ 4,059,835.12	N/A
R	100%	N/A	\$ 50.00	N/A
P	\$100	N/A	\$ 100.00	N/A
II-B-4	\$25,000	\$1.00	\$ 1,879,000.00	Class II-B-4 Pass-Through Rate
II-B-5	\$25,000	\$1.00	\$ 1,569,000.00	Class II-B-5 Pass-Through Rate
II-B-6	\$25,000	\$1.00	\$ 1,257,042.18	Class II-B-6 Pass-Through Rate

The Certificates shall be executed by manual or facsimile signature on behalf of the Securities Administrator by an authorized officer. Certificates bearing the manual or facsimile signatures of individuals who were, at the time when such signatures were affixed, authorized to sign on behalf of the Securities Administrator shall bind the Securities Administrator, notwithstanding that such individuals or any of them have ceased to be so authorized prior to the authentication and delivery of such Certificates or did not hold such offices at the date of such authentication and delivery. No Certificate shall be entitled to any benefit under this Agreement, or be valid for any purpose, unless there appears on such Certificate the countersignature of the Securities Administrator by manual signature, and such countersignature upon any Certificate shall be conclusive evidence, and the only evidence, that such Certificate has been duly countersigned and delivered hereunder. All Certificates shall be dated the date of their countersignature. On the Closing Date, the Securities Administrator shall authenticate the Certificates to be issued at the written direction of the Depositor, or any affiliate thereof.

The Depositor shall provide, or cause to be provided, to the Securities Administrator on a continuous basis, an adequate inventory of Certificates to facilitate transfers.

## Section 6.02 Certificate Register; Registration of Transfer and Exchange of Certificates.

(a) The Securities Administrator shall maintain, or cause to be maintained in accordance with the provisions of Section 6.09 hereof, a Certificate Register for the Trust Fund in which, subject to the provisions of subsections (b) and (c) below and to such reasonable regulations as it may prescribe, the Securities Administrator shall provide for the registration of Certificates and of Transfers and exchanges of Certificates as herein provided. Upon surrender for registration of Transfer of any Certificate, the Securities Administrator shall authenticate and deliver, in the name of the designated transferee or transferees, one or more new Certificates of the same Class and of like aggregate Percentage Interest.

At the option of a Certificateholder, Certificates may be exchanged for other Certificates of the same Class in authorized denominations and evidencing the same aggregate Percentage Interest upon surrender of the Certificates to be exchanged at the office or agency of the Securities Administrator. Whenever any Certificates are so surrendered for exchange, the Securities Administrator shall execute, authenticate, and deliver the Certificates that the Certificateholder making the exchange is entitled to receive. Every Certificate presented or surrendered for registration of Transfer or exchange shall be accompanied by a written instrument of Transfer in form satisfactory to the Securities Administrator duly executed by the Holder thereof or his attorney duly authorized in writing.

No service charge to the Certificateholders shall be made for any registration of Transfer or exchange of Certificates, but payment of a sum sufficient to cover any tax or governmental charge that may be imposed in connection with any Transfer or exchange of Certificates may be required.

All Certificates surrendered for registration of Transfer or exchange shall be canceled and subsequently destroyed by the Securities Administrator in accordance with the Securities Administrator's customary procedures.

(b) No Transfer of a Private Certificate shall be made unless such Transfer is made pursuant to an effective registration statement under the Securities Act and any applicable state securities laws or is exempt from the registration requirements under the Securities Act and such state securities laws. In the event that a Transfer is to be made in reliance upon an exemption from the Securities Act and such laws, in order to assure compliance with the Securities Act and such laws, the Certificateholder desiring to effect such Transfer and such Certificateholder's prospective transferee shall each certify to the Securities Administrator in writing the facts surrounding the Transfer in substantially the forms set forth in Exhibit D (the "Transferor Certificate") and (x) deliver a letter in

substantially the form of either Exhibit E (the "Investment Letter") or Exhibit F (the "Rule 144A Letter") or (y) there shall be delivered to the Securities Administrator an Opinion of Counsel addressed to the Securities Administrator that such Transfer may be made pursuant to an exemption from the Securities Act, which Opinion of Counsel shall not be an expense of the Depositor, the Sponsor, the Master Servicer, the Securities Administrator or the Trustee. The Depositor shall provide to any Holder of a Private Certificate and any prospective transferee designated by any such Holder, information regarding the related Certificates and the Mortgage Loans and such other information as shall be necessary to satisfy the condition to eligibility set forth in Rule 144A(d)(4) for Transfer of any such Certificate without registration thereof under the Securities Act pursuant to the registration exemption provided by Rule 144A. The Securities Administrator and the Master Servicer shall cooperate with the Depositor in providing the Rule 144A information referenced in the preceding sentence, including providing to the Depositor such information regarding the Certificates, the Mortgage Loans and other matters regarding the Trust Fund as the Depositor shall reasonably request to meet its obligation under the preceding sentence. Notwithstanding the provisions of the immediately preceding sentence, no restrictions shall apply with respect to the transfer or registration of transfer of a beneficial interest in any Certificate that is a Global Certificate of a Class to a transferee that takes delivery in the form of a beneficial interest in the Global Certificate of such Class provided that each such transferee shall be deemed to have made such representations and warranties contained in the Rule 144A and Related Matters Certificate as are sufficient to establish that it is a QIB. Each Holder of a Private Certificate desiring to effect such Transfer shall, and does hereby agree to, indemnify the Trustee, the Depositor, the Sponsor, the Securities Administrator and the Master Servicer against any liability that may result if the Transfer is not so exempt or is not made in accordance with such federal and state laws.

No Transfer of an ERISA Restricted Certificate shall be made unless either (i) the Master Servicer and the Securities Administrator shall have received a representation from the transferee of such Certificate acceptable to and in form and substance satisfactory to the Master Servicer and the Securities Administrator, to the effect that such transferee is not an employee benefit plan subject to Section 406 of ERISA and/or a plan subject to Section 4975 of the Code, or a Person acting on behalf of any such plan or using the assets of any such plan, or (ii) in the case of any such ERISA Restricted Certificate presented for registration in the name of an employee benefit plan subject to ERISA, or a plan subject to Section 4975 of the Code (or comparable provisions of any subsequent enactments), or a trustee of any such plan or any other person acting on behalf of any such plan, the Securities Administrator shall have received an Opinion of Counsel for the benefit of the Trustee, the Master Servicer and the Securities Administrator and on which they may rely, satisfactory to the Securities Administrator, to the effect that the purchase and holding of such ERISA Restricted Certificate is permissible under applicable law, will not constitute or result in the assets of the Trust being deemed to be "plan assets" under ERISA or the Code, will not result in any prohibited transactions under ERISA or Section 4975 of the Code and will not subject the Trustee, the Master Servicer, the Depositor or the Securities Administrator to any obligation in addition to those expressly undertaken in this Agreement, which Opinion of Counsel shall not be an expense of the Trustee, the Master Servicer, the Depositor or the Securities Administrator, or, in the case of a Class I-B-IO, Class II-B-4, Class II-B-5 or Class II-B-6 Certificate, the transferee provides a representation, or deemed representation in the case of the Global Certificate or an Opinion of Counsel to the effect that the proposed transfer and holding of such Certificate and the servicing, management and operation of the Trustee and its assets: (I) will not result in any prohibited transaction which is not covered under an individual or class prohibited transaction exemption, including, but not limited to, Prohibited Transaction Exemption ("PTE") 84-14, PTE 91-38, PTE 90-1, PTE 95-60 or PTE 96-23 and (II) will not give rise to any additional obligations on the part of the Depositor, the Securities Administrator, the Master Servicer or the Trustee. Notwithstanding anything else to the contrary herein, any purported transfer of an ERISA Restricted Certificate to or on behalf of an employee benefit plan subject to Section 406 of ERISA and/or a plan subject to Section 4975 of the Code without a representation, deemed representation or the delivery of the Opinion of Counsel as described above shall be void and of no effect. None of the Trustee, the Securities Administrator or the Master Servicer shall be required to monitor, determine or inquire as to compliance with the transfer restrictions with respect to any ERISA Restricted Certificate that is a Book-Entry Certificate, and none of the Trustee, the Securities Administrator or the Master Servicer shall have any liability for transfers of any such Book-Entry Certificates made through the book-entry facilities of any Depository or between or among participants of the Depository or Certificate Owners made in violation of the transfer restrictions set forth herein. None of the Trustee, the Securities Administrator or the Master Servicer shall be under any liability to any Person for any registration of transfer of any ERISA Restricted Certificate that is in fact not permitted by this Section 6.02(b) or for making any payments due on such Certificate to the Holder thereof or taking any other action with respect to such Holder under the provisions of this Agreement. The Trustee and the Securities Administrator shall each be entitled, but not obligated, to recover from any Holder of any ERISA Restricted Certificate that was in fact an employee benefit plan subject to Section 406 of ERISA or a plan subject to Section 4975 of the Code or a Person acting on behalf of any such plan at the time it became a Holder or, at such subsequent time as it became such a plan or Person acting on behalf of such a plan, all payments made on such ERISA Restricted Certificate at and after either such time. Any such payments so recovered by the Trustee or the Securities Administrator shall be paid and delivered by the Trustee or the Securities Administrator to the last preceding Holder of such Certificate that is not such a plan or Person acting on behalf of a plan.

Each beneficial owner of a Class I-M, Class I-B, Class II-B-1, Class II-B-2 and Class II-B-3 Certificate or any interest therein shall be deemed to have represented, by virtue of its acquisition or holding of that certificate or interest therein, that either (i) it is not a Plan or investing with "Plan Assets", (ii) it has acquired and is holding such certificate in reliance on the Exemption, and that it understands that there are certain conditions to the availability of the Exemption, including that the certificate must be rated, at the time of purchase, not lower than "BBB-" (or its equivalent) by S&P, Fitch Ratings or Moody's, and the certificate is so rated or (iii) (1) it is an insurance company, (2) the source of funds used to acquire or hold the certificate or interest therein is an "insurance company general account," as such term is defined in Prohibited Transaction Exemption ("PTE") 95-60, and (3) the conditions in Sections I and III of PTE 95-60 have been satisfied.

(c) Each Person who has or who acquires any Ownership Interest in a Residual Certificate shall be deemed by the acceptance or acquisition of such Ownership Interest to have agreed to be bound by the following provisions, and the rights of each Person acquiring any Ownership Interest in a Residual Certificate are expressly subject to the following provisions:

(i) Each Person holding or acquiring any Ownership Interest in a Residual Certificate shall be a Permitted Transferee and shall promptly notify the Trustee and the Securities Administrator of any change or impending change in its status as a Permitted Transferee.

(ii) No Ownership Interest in a Residual Certificate may be registered on the Closing Date or thereafter transferred, and the Securities Administrator shall not register the Transfer of any Residual Certificate unless, in addition to the certificates required to be delivered to the Securities Administrator under subparagraph (b) above, the Securities Administrator shall have been furnished with an affidavit (a "Transfer Affidavit") of the initial owner or the proposed transferee in the form attached hereto as Exhibit C.

(iii) Each Person holding or acquiring any Ownership Interest in a Residual Certificate shall agree (A) to obtain a Transfer Affidavit from any other Person to whom such Person attempts to Transfer its Ownership Interest in a Residual Certificate, (B) to obtain a Transfer Affidavit from any Person for whom such Person is acting as nominee, trustee or agent in connection with any Transfer of a Residual Certificate and (C) not to Transfer its Ownership Interest in a Residual Certificate or to cause the Transfer of an Ownership Interest in a Residual Certificate to any other Person if it has actual knowledge that such Person is not a Permitted Transferee.

(iv) Any attempted or purported Transfer of any Ownership Interest in a Residual Certificate in violation of the provisions of this Section 6.02(c) shall be absolutely null and void and shall vest no rights in the purported Transferee. If any purported transferee shall become a Holder of a Residual Certificate in violation of the provisions of this Section 6.02(c), then the last preceding Permitted Transferee shall be restored to all rights as Holder thereof retroactive to the date of registration of Transfer of such Residual Certificate. Neither the Trustee nor the Securities Administrator shall be under any liability to any Person for any registration of Transfer of a Residual Certificate that is in fact not permitted by Section 6.02(b) and this Section 6.02(c) or for making any payments due on such Certificate to the Holder thereof or taking any other action with respect to such Holder under the provisions of this Agreement so long as the Transfer was registered after receipt of the related Transfer Affidavit. The Securities Administrator shall be entitled but not obligated to recover from any Holder of a Residual Certificate that was in fact not a Permitted Transferee at the time it became a Holder or, at such subsequent time as it became other than a Permitted Transferee, all payments made on such Residual Certificate at and after either such time. Any such payments so recovered by the Securities Administrator shall be paid and delivered by the Securities Administrator to the last preceding Permitted Transferee of such Certificate.

(v) The Master Servicer shall make available within 60 days of written request from the Securities Administrator, all information necessary to compute any tax imposed under Section 860E(e) of the Code as a result of a Transfer of an Ownership Interest in a Residual Certificate to any Holder who is not a Permitted Transferee.

The restrictions on Transfers of a Residual Certificate set forth in this Section 6.02(c) shall cease to apply (and the applicable portions of the legend on a Residual Certificate may be deleted) with respect to Transfers occurring after delivery to the Securities Administrator of an Opinion of Counsel addressed to the Securities Administrator, which Opinion of Counsel shall not be an expense of the Trustee, the Securities Administrator, the Sponsor or the Master Servicer to the effect that the elimination of such restrictions, or any transfer allowed by such elimination, will not cause REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI, as applicable, to fail to qualify as a REMIC at any time that the Certificates are outstanding or result in the imposition of any tax on the Trust Fund, a Certificateholder or another Person. Each Person holding or acquiring any Ownership Interest in a Residual Certificate hereby consents to any amendment of this Agreement that, based on an Opinion of Counsel addressed to the Securities Administrator and furnished to the Securities Administrator, is reasonably necessary (a) to ensure that the record ownership of, or any beneficial interest in, a Residual Certificate is not transferred, directly or indirectly, to a Person that is not a Permitted Transferee and (b) to provide for a means to compel the Transfer of a Residual Certificate that is held by a Person that is not a Permitted Transferee to a Holder that is a Permitted Transferee.

(d) The preparation and delivery of all certificates and opinions referred to above in this Section 6.02 shall not be an expense of the Trust Fund, the Trustee, the Depositor, the Sponsor, the Securities Administrator or the Master Servicer.

(e) Subject to Subsection 6.02(i), so long as a Global Certificate of such Class is outstanding and is held by or on behalf of the Depository, transfers of beneficial interests in such Global Certificate, or transfers by holders of Individual Certificates of such Class to transferees that take delivery in the form of beneficial interests in the Global Certificate, may be made only in accordance with Subsection 6.02(b) and in accordance with the rules of the Depository:

(i) In the case of a beneficial interest in the Global Certificate being transferred to an Institutional Accredited Investor, such transferee shall be required to take delivery in the form of an Individual Certificate or Certificates and the Securities Administrator shall register such transfer only upon compliance with the provisions of Subsection 6.02(b).

(ii) In the case of a beneficial interest in a Class of Global Certificates being transferred to a transferee that takes delivery in the form of an Individual Certificate or Certificates of such Class, except as set forth in clause (i) above, the Securities Administrator shall register such transfer only upon compliance with the provisions of Subsection 6.02(b).

(iii) In the case of an Individual Certificate of a Class being transferred to a transferee that takes delivery in the form of a beneficial interest in a Global Certificate of such Class, the Securities Administrator shall register such transfer if the transferee has provided the Securities Administrator with a Rule 144A and Related Matters Certificate or comparable evidence as to its QIB status.

(iv) No restrictions shall apply with respect to the transfer or registration of transfer of a beneficial interest in the Global Certificate of a Class to a transferee that takes delivery in the form of a beneficial interest in the Global Certificate of such Class; provided that each such transferee shall be deemed to have made such representations and warranties contained in the Rule 144A and Related Matters Certificate as are sufficient to establish that it is a QIB.

(f) Subject to Subsection 6.02(h), an exchange of a beneficial interest in a Global Certificate of a Class for an Individual Certificate or Certificates of such Class, an exchange of an Individual Certificate or Certificates of a Class for a beneficial interest in the Global Certificate of such Class and an exchange of an Individual Certificate or Certificates of a Class for another Individual Certificate or Certificates of such Class (in each case, whether or not such exchange is made in anticipation of subsequent transfer, and, in the case of the Global Certificate of such Class, so long as such Certificate is outstanding and is held by or on behalf of the Depository) may be made only in accordance with this Subsection 6.02(e) and in accordance with the rules of the Depository:

(i) A holder of a beneficial interest in a Global Certificate of a Class may at any time exchange such beneficial interest for an Individual Certificate or Certificates of such Class.

(ii) A holder of an Individual Certificate or Certificates of a Class may exchange such Certificate or Certificates for a beneficial interest in the Global Certificate of such Class if such holder furnishes to the Securities Administrator a Rule 144A and Related Matters Certificate or comparable evidence as to its QIB status.

(iii) A holder of an Individual Certificate of a Class may exchange such Certificate for an equal aggregate principal amount of Individual Certificates of such Class in different authorized denominations without any certification.

(g) (i) Upon acceptance for exchange or transfer of an Individual Certificate of a Class for a beneficial interest in a Global Certificate of such Class as provided herein, the Securities Administrator shall cancel such Individual Certificate and shall (or shall request the Depository to) endorse on the schedule affixed to the applicable Global Certificate (or on a continuation of such schedule affixed to the Global Certificate and made a part thereof) or otherwise make in its books and records an appropriate notation evidencing the date of such exchange or transfer and an increase in the certificate balance of the Global Certificate equal to the certificate balance of such Individual Certificate exchanged or transferred therefor.

(ii) Upon acceptance for exchange or transfer of a beneficial interest in a Global Certificate of a Class for an Individual Certificate of such Class as provided herein, the Securities Administrator shall (or shall request the Depository to) endorse on the schedule affixed to such Global Certificate (or on a continuation of such schedule affixed to such Global Certificate and made a part thereof) or otherwise make in its books and records an appropriate notation evidencing the date of such exchange or transfer and a decrease in the certificate balance of such Global Certificate equal to the certificate balance of such Individual Certificate issued in exchange therefor or upon transfer thereof.

(h) Any Individual Certificate issued in exchange for or upon transfer of another Individual Certificate or of a beneficial interest in a Global Certificate shall bear the applicable legends set forth in Exhibit A-2.

(i) Subject to the restrictions on transfer and exchange set forth in this Section 6.02, the holder of any Individual Certificate may transfer or exchange the same in whole or in part (in an initial certificate balance equal to the minimum authorized denomination set forth in Section 6.01 above or any integral multiple of \$1.00 in excess thereof) by surrendering such Certificate at the Corporate Trust Office, or at the office of any transfer agent, together with an executed instrument of assignment and transfer satisfactory in form and substance to the Securities Administrator and the Securities Administrator in the case of transfer and a written request for exchange in the case of exchange. The holder of a beneficial interest in a Global Certificate may, subject to the rules and procedures of the Depository, cause the Depository (or its nominee) to notify the Securities Administrator and the Securities Administrator in writing of a request for transfer or exchange of such beneficial interest for an Individual Certificate or Certificates. Following a proper request for transfer or exchange, the Securities Administrator shall, within five Business Days of such request made at the Corporate Trust Office, sign, countersign and deliver at the Corporate Trust Office, to the transferee (in the case of transfer) or holder (in the case of exchange) or send by first class mail at the risk of the transferee (in the case of transfer) or holder (in the case of exchange) to such address as the transferee or holder, as applicable, may request, an Individual Certificate or Certificates, as the case may require, for a like aggregate Percentage Interest and in such authorized denomination or denominations as may be requested. The presentation for transfer or exchange of any Individual Certificate shall not be valid unless made at the Corporate Trust Office by the registered holder in person, or by a duly authorized attorney-in-fact.

Neither the Trustee nor the Securities Administrator nor the Master Servicer shall be required to monitor, determine or inquire as to compliance with the transfer restrictions with respect to the Global Certificates. Any attempted or purported transfer of any Certificate in violation of the provisions of Subsections (a) or (b) above shall be void ab initio and such Certificate shall be considered to have been held continuously by the prior permitted Certificateholder. Any transfer of any Certificate in violation of such provisions, shall indemnify and hold harmless the Trustee, the Securities Administrator and the Master Servicer from and against any and all liabilities, claims, costs or expenses incurred by the Securities Administrator, the Trustee or the Master Servicer as a result of such attempted or purported transfer. Neither the Trustee nor the Securities Administrator shall have any liability for transfer of any such Global Certificates in or through book-entry facilities of any Depository or between or among Depository Participants or Certificate Owners made in violation of the transfer restrictions set forth herein.

Section 6.03 Mutilated, Destroyed, Lost or Stolen Certificates. If (a) any mutilated Certificate is surrendered to the Securities Administrator, or the Securities Administrator receives evidence to its satisfaction of the destruction, loss or theft of any Certificate and of the ownership thereof and (b) there is delivered to the Securities Administrator and the Securities Administrator such security or indemnity as may be required by them to save each of them harmless, then, in the absence of notice to the Securities Administrator that such Certificate has been acquired by a bona fide purchaser, the Securities Administrator shall execute, authenticate and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost or stolen Certificate, a new Certificate of like Class, tenor and Percentage Interest. In connection with the issuance of any new Certificate under this Section 6.03, the Securities Administrator may require the payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expenses (including the fees and expenses of the Securities Administrator) connected therewith. Any replacement Certificate issued pursuant to this Section 6.03 shall constitute complete and indefeasible evidence of ownership in the Trust Fund, as if originally issued, whether or not the lost, stolen or destroyed Certificate shall be found at any time. All Certificates surrendered to the Securities Administrator under the terms of this Section 7.03 shall be canceled and destroyed by the Securities Administrator in accordance with its standard procedures without liability on its part.

Section 6.04 Persons Deemed Owners. The Securities Administrator, the Trustee and any agent of the Securities Administrator or the Trustee may treat the person in whose name any Certificate is registered as the owner of such Certificate for the purpose of receiving distributions as provided in this Agreement and for all other purposes whatsoever, and neither the Securities Administrator, the Trustee nor any agent of the Securities Administrator or the Trustee shall be affected by any notice to the contrary.

Section 6.05 Access to List of Certificateholders' Names and Addresses. If three or more Certificateholders (a) request such information in writing from the Securities Administrator, (b) state that such Certificateholders desire to communicate with other Certificateholders with respect to their rights under this Agreement or under the Certificates, and (c) provide a copy of the

communication that such Certificateholders propose to transmit or if the Depositor or the Master Servicer shall request such information in writing from the Securities Administrator, then the Securities Administrator shall, within ten Business Days after the receipt of such request, provide the Depositor, the Master Servicer or such Certificateholders at such recipients' expense the most recent list of the Certificateholders of the Trust Fund held by the Securities Administrator, if any. The Depositor and every Certificateholder, by receiving and holding a Certificate, agree that the Securities Administrator shall not be held accountable by reason of the disclosure of any such information as to the list of the Certificateholders hereunder, regardless of the source from which such information was derived.

Section 6.06 Book-Entry Certificates. The Offered Certificates, upon original issuance, shall be issued in the form of one or more typewritten Certificates representing the Book-Entry Certificates, to be delivered to the Depository by or on behalf of the Depositor. Such Certificates shall initially be registered on the Certificate Register in the name of the Depository or its nominee, and no Certificate Owner of such Certificates will receive a definitive certificate representing such Certificate Owner's interest in such Certificates, except as provided in Section 6.08. Unless and until definitive, fully registered Certificates ("Definitive Certificates") have been issued to the Certificate Owners of such Certificates pursuant to Section 6.08:

(a) the provisions of this Section shall be in full force and effect;

(b) the Depositor, the Securities Administrator and the Trustee may deal with the Depository and the Depository Participants for all purposes (including the making of distributions) as the authorized representative of the respective Certificate Owners of such Certificates;

(c) registration of the Book-Entry Certificates may not be transferred by the Trustee except to another Depository;

(d) the rights of the respective Certificate Owners of such Certificates shall be exercised only through the Depository and the Depository Participants and shall be limited to those established by law and agreements between the Owners of such Certificates and the Depository and/or the Depository Participants. Pursuant to the Depository Agreement, unless and until Definitive Certificates are issued pursuant to Section 6.08, the Depository will make book-entry transfers among the Depository Participants and receive and transmit distributions of principal and interest on the related Certificates to such Depository Participants;

(e) the Depository may collect its usual and customary fees, charges and expenses from its Depository Participants;

(f) the Securities Administrator may rely and shall be fully protected in relying upon information furnished by the Depository with respect to its Depository Participants; and

(g) to the extent that the provisions of this Section conflict with any other provisions of this Agreement, the provisions of this Section shall control.

For purposes of any provision of this Agreement requiring or permitting actions with the consent of, or at the direction of, Certificateholders evidencing a specified percentage of the aggregate unpaid principal amount of any Class of Certificates, such direction or consent may be given by Certificate Owners (acting through the Depository and the Depository Participants) owning Book-Entry Certificates evidencing the requisite percentage of principal amount of such Class of Certificates.

The Private Certificates shall initially be held in fully registered certificated form. If at any time the Holders of all of the Certificates of one or more such Classes request that the Securities Administrator cause such Class to become Global Certificates, the Depositor (with the assistance of the Securities Administrator) will take such action as may be reasonably required to cause the Depository to accept such Class or Classes for trading if it may legally be so traded. If at anytime there are to be Global Certificates, the Global Certificates shall be delivered to the Depository by the Depositor or deposited with the Securities Administrator as custodian for the Depository.

All transfers by Certificate Owners of such respective Classes of Book-Entry Certificates and any Global Certificates shall be made in accordance with the procedures established by the Depository Participant or brokerage firm representing such Certificate Owners. Each Depository Participant shall only transfer Book-Entry Certificates of Certificate Owners it represents or of brokerage firms for which it acts as agent in accordance with the Depository's normal procedures.

Section 6.07 Notices to Depository. Whenever any notice or other communication is required to be given to Certificateholders of a Class with respect to which Book-Entry Certificates have been issued, unless and until Definitive Certificates shall have been issued to the related Certificate Owners, the Securities Administrator shall give all such notices and communications to the Depository.

Section 6.08 Definitive Certificates. If, after Book-Entry Certificates have been issued with respect to any Certificates, (a) the Depositor or the Depository advises the Securities Administrator that the Depository is no longer willing or able to discharge properly its responsibilities under the Depository Agreement with respect to such Certificates and the Depositor is unable to locate a qualified successor, (b) the Depositor, at its sole option, advises the Securities Administrator that it elects to terminate the book-entry system with respect to such Certificates through the Depository or (c) after the occurrence and continuation of an Event of Default, Certificate Owners of such Book-Entry Certificates having not less than 51% of the Voting Rights evidenced by any Class of Book-Entry Certificates advise the Securities Administrator and the Depository in writing through the Depository Participants that the continuation of a book-entry system with respect to Certificates of such Class through the Depository (or its successor) is no longer in the best interests of the Certificate Owners of such Class, then the Securities Administrator shall notify all Certificate Owners of such Certificates, through the Depository, of the occurrence of any such event and of the availability of Definitive Certificates to applicable Certificate Owners requesting the same. The Depositor shall provide the Securities Administrator with an adequate inventory of certificates to facilitate the issuance and transfer of Definitive Certificates. Upon surrender to the Securities Administrator of any such Certificates by the Depository, accompanied by registration instructions from the Depository for registration, the Securities Administrator shall countersign and deliver such Definitive Certificates. Neither the Depositor nor the Securities Administrator shall be liable for any delay in delivery of such instructions and each may conclusively rely on, and shall be protected in relying on, such instructions. Upon the issuance of such Definitive Certificates, all references herein to obligations imposed upon or to be performed by the Depository shall be deemed to be imposed upon and performed by the Securities Administrator, to the extent applicable with respect to such Definitive Certificates and the Trustee and the Securities Administrator shall recognize the Holders of such Definitive Certificates as Certificateholders hereunder.

Section 6.09 Maintenance of Office or Agency. The Securities Administrator will maintain or cause to be maintained at its expense an office or offices or agency or agencies at Wells Fargo Bank, National Association, Sixth Street and Marquette Avenue, Minneapolis, Minnesota 55479 where Certificates may be surrendered for registration of transfer or exchange. The Securities Administrator will give prompt written notice to the Certificateholders of any change in such location of any such office or agency.

## ARTICLE VII

## THE MASTER SERVICER

Section 7.01 Liabilities of the Depositor and the Master Servicer. Each of the Depositor and the Master Servicer shall be liable in accordance herewith only to the extent of the obligations specifically imposed upon and undertaken by it herein.

Section 7.02 Merger or Consolidation of the Depositor or the Master Servicer.

(a) Each of the Depositor and the Master Servicer will keep in full force and effect its existence, rights and franchises as a corporation under the laws of the state of its incorporation, and will obtain and preserve its qualification to do business as a foreign corporation in each jurisdiction in which such qualification is or shall be necessary to protect the validity and enforceability of this Agreement and the other Transaction Documents to which it is a party, the Certificates or any of the Mortgage Loans and to perform its duties under this Agreement and the other Transaction Documents to which it is a party.

(b) Any Person into which the Depositor or the Master Servicer may be merged or consolidated, or any corporation resulting from any merger or consolidation to which the Depositor or the Master Servicer shall be a party, or any Person succeeding to the business of the Depositor or the Master Servicer, shall be the successor of the Depositor or the Master Servicer hereunder, without the execution or filing of any paper or further act on the part of any of the parties hereto, anything herein to the contrary notwithstanding.

Section 7.03 Indemnification of the Trustee, the Master Servicer and the Securities Administrator.

(a) The Master Servicer agrees to indemnify the Indemnified Persons for, and to hold them harmless against, any loss, liability or expense (including reasonable legal fees and disbursements of counsel) incurred on their part that may be sustained in connection with, arising out of, or relating to, any claim or legal action (including any pending or threatened claim or legal action) relating to this Agreement, including the powers of attorney delivered pursuant to Sections 3.01 and 3.05 hereof, the Assignment Agreements, the Custodial Agreement or the Certificates (i) related to the Master Servicer's failure to perform its duties in compliance with this Agreement (except as any such loss, liability or expense shall be otherwise reimbursable pursuant to this Agreement) or (ii) incurred by reason of the Master Servicer's willful misfeasance, bad faith or gross negligence in the performance of duties hereunder or by reason of reckless disregard of obligations and duties hereunder, provided, in each case, that with respect to any such claim or legal action (or pending or threatened claim or legal action), the Trustee shall have given the Master Servicer and the Sponsor written notice thereof promptly after the Trustee shall have with respect to such claim or legal action knowledge thereof; provided, however, the failure to give such notice shall not relieve the Master Servicer of its indemnification obligations hereunder. This indemnity shall survive the resignation or removal of the Trustee, Master Servicer or the Securities Administrator and the termination of this Agreement.

Section 7.04 Limitations on Liability of the Depositor, the Master Servicer and Others. Subject to the obligation of the Sponsor and the Master Servicer to indemnify the Indemnified Persons pursuant to Section 7.03:

(a) Neither the Depositor, the Master Servicer nor any of the directors, officers, employees or agents of the Depositor and the Master Servicer shall be under any liability to the Indemnified Persons, the Trust Fund or the Certificateholders for taking any action or for refraining from taking any action in good faith pursuant to this Agreement, or for errors in judgment; provided, however, that this provision shall not protect the Depositor, the Master Servicer or any such Person against any breach of warranties or representations made herein or any liability which would otherwise be imposed by reason of such Person's willful misfeasance, bad faith or gross negligence in the performance of duties or by reason of reckless disregard of obligations and duties hereunder.

(b) The Depositor, the Master Servicer and any director, officer, employee or agent of the Depositor and the Master Servicer may rely in good faith on any document of any kind prima facie properly executed and submitted by any Person respecting any matters arising hereunder.

(c) The Depositor, the Master Servicer the Securities Administrator, the Trustee, the Custodian and any director, officer, employee or agent of the Depositor, the Master Servicer, the Securities Administrator and the Trustee or the Custodian shall be indemnified by the Trust and held harmless thereby against any loss, liability or expense (including reasonable legal fees and disbursements of counsel) incurred on their part that may be sustained in connection with, arising out of, or related to, any claim or legal action (including any pending or threatened claim or legal action) relating to this Agreement, the Assignment Agreements, the Custodial Agreement, the Certificates or the Servicing Agreements (except with respect to the Master Servicer only, to the extent that the Master Servicer is indemnified by the related Servicer under the related Servicing Agreement), other than (i) any such loss, liability or expense related to the Master Servicer's failure to perform its respective duties in compliance with this Agreement (except as any such loss, liability or expense shall be otherwise reimbursable pursuant to this Agreement), or to the Custodian's failure to perform its duties under the Custodial Agreement, or (ii) any such loss, liability or expense incurred by reason of the Master Servicer's or the Custodian's willful misfeasance, bad faith or gross negligence in the performance of duties hereunder or under the Custodial Agreement, as applicable, or by reason of reckless disregard of obligations and duties hereunder or under the Custodial Agreement, as applicable.

(d) Neither the Depositor nor the Master Servicer shall be under any obligation to appear in, prosecute or defend any legal action that is not incidental to its duties under this Agreement and that in its opinion may involve it in any expense or liability; provided, however, the Master Servicer may in its discretion, with the consent of the Trustee (which consent shall not be unreasonably withheld), undertake any such action which it may deem necessary or desirable with respect to this Agreement and the rights and duties of the parties hereto and the interests of the Certificateholders hereunder. In such event, the legal expenses and costs of such action and any liability resulting therefrom shall be expenses, costs and liabilities of the Trust Fund, and the Master Servicer shall be entitled to be reimbursed therefor out of the Distribution Account as provided by Section 4.09. Nothing in this Subsection 7.04(d) shall affect the Master Servicer's obligation to supervise.

(e) In taking or recommending any course of action pursuant to this Agreement, unless specifically required to do so pursuant to this Agreement, the Master Servicer shall not be required to investigate or make recommendations concerning potential liabilities which the Trust might incur as a result of such course of action by reason of the condition of the Mortgaged Properties but shall give notice to the Trustee if it has notice of such potential liabilities.

(f) The Master Servicer shall not be liable for any acts or omissions of the Servicers, except as otherwise expressly provided herein.

Section 7.05 Master Servicer Not to Resign. Except as provided in Section 7.07, the Master Servicer shall not resign from the obligations and duties hereby imposed on it except (i) with the prior written consent of the Trustee (which consent shall not be unreasonably withheld) or (ii) upon a determination that any such duties hereunder are no longer permissible under applicable law and such impermissibility cannot be cured. Any such determination permitting the resignation of the Master Servicer shall be evidenced by an Opinion of Counsel to such effect, addressed to and delivered to, the Trustee. No such resignation by the Master Servicer shall become effective until the Trustee or a successor to the Master Servicer reasonably satisfactory to the Trustee shall have assumed the responsibilities and obligations of the Master Servicer in accordance with Section 8.02 hereof. The Trustee shall notify the Rating Agencies of the resignation of the Master Servicer.

Section 7.06 Successor Master Servicer. In connection with the appointment of any successor Master Servicer or the assumption of the duties of the Master Servicer or the Trustee may make such arrangements for the compensation of such successor master servicer out of payments on the Mortgage Loans as the Trustee and such successor master servicer shall agree. If the successor master servicer does not agree that such market value is a fair price, such successor master servicer shall obtain two quotations of market value from third parties actively engaged in the servicing of single-family mortgage loans. In no event shall the compensation of any successor master servicer exceed that permitted the Master Servicer without the consent of all of the Certificateholders.

Section 7.07 Sale and Assignment of Master Servicing. The Master Servicer may sell and assign its rights and delegate its duties and obligations in its entirety as Master Servicer under this Agreement; provided, however, that: (i) the purchaser or transferee accepting such assignment and delegation (a) shall be a Person which (or an Affiliate thereof the primary business of which is the

servicing of conventional residential mortgage loans) shall be qualified to service mortgage loans for Fannie Mae or Freddie Mac; (b) shall have a net worth of not less than \$10,000,000 (unless otherwise approved by each Rating Agency pursuant to clause (ii) below); (c) shall be reasonably satisfactory to the Trustee (as evidenced in a writing signed by the Trustee); and (d) shall execute and deliver to the Trustee an agreement, in form and substance reasonably satisfactory to the Trustee, which contains an assumption by such Person of the due and punctual performance and observance of each covenant and condition to be performed or observed by it as master servicer under this Agreement, any custodial agreement from and after the effective date of such agreement; (ii) each Rating Agency shall be given prior written notice of the identity of the proposed successor to the Master Servicer and each Rating Agency's rating of the Certificates in effect immediately prior to such assignment, sale and delegation will not be downgraded, qualified or withdrawn as a result of such assignment, sale and delegation, as evidenced by a letter to such effect delivered to the Master Servicer and the Trustee; and (iii) the Master Servicer assigning and selling the master servicing shall deliver to the Trustee an Officer's Certificate and an Opinion of Counsel addressed to the Trustee, each stating that all conditions precedent to such action under this Agreement have been completed and such action is permitted by and complies with the terms of this Agreement. No such assignment or delegation shall affect any liability of the Master Servicer arising prior to the effective date thereof.

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## ARTICLE VIII

## DEFAULT; TERMINATION OF MASTER SERVICER;

Section 8.01 Events of Default. "Event of Default," wherever used herein, means any one of the following events:

(i) any failure by the Master Servicer to remit to the Securities Administrator any amounts received or collected by the Master Servicer in respect of the Mortgage Loans and required to be remitted by it hereunder or any Advance required to be made by it pursuant to this Agreement, which failure shall continue unremedied for one Business Day after the date on which written notice of such failure shall have been given to the Master Servicer by the Trustee or the Depositor, or to the Trustee and the Master Servicer by the Holders of Certificates evidencing not less than 25% of the Voting Rights evidenced by the Certificates; or

(ii) any failure by the Master Servicer to observe or perform in any material respect any other of the covenants or agreements on the part of the Master Servicer contained in this Agreement or any breach of a representation or warranty by the Master Servicer, which failure or breach shall continue unremedied for a period of 60 days after the date on which written notice of such failure shall have been given to Master Servicer by the Trustee or the Depositor, or to the Trustee and the Master Servicer by the Holders of Certificates evidencing not less than 25% of the Voting Rights evidenced by the Certificates; or

(iii) a decree or order of a court or agency or supervisory authority having jurisdiction in the premises for the appointment of a receiver or liquidator in any insolvency, readjustment of debt, marshalling of assets and liabilities or similar proceedings, or for the winding-up or liquidation of its affairs, shall have been entered against the Master Servicer and such decree or order shall have remained in force undischarged or unstayed for a period of 60 consecutive days; or

(iv) the Master Servicer shall consent to the appointment of a receiver or liquidator in any insolvency, readjustment of debt, marshalling of assets and liabilities or similar proceedings of or relating to the Master Servicer or all or substantially all of the property of the Master Servicer; or

(v) the Master Servicer shall admit in writing its inability to pay its debts generally as they become due, file a petition to take advantage of, or commence a voluntary case under, any applicable insolvency or reorganization statute, make an assignment for the benefit of its creditors, or voluntarily suspend payment of its obligations;

(vi) the Master Servicer assigns or delegates its duties or rights under this Agreement in contravention of the provisions permitting such assignment or delegation under Sections 7.05 or 7.07; or

(vii) The Master Servicer fails to deposit, or cause to be deposited, in the Distribution Account any Advance required to be made by the Master Servicer (other than a Nonrecoverable Advance) by 5:00 p.m. New York City time on the Remittance Date.

If an Event of Default shall occur, then, and in each and every such case, so long as such Event of Default shall not have been remedied, the Trustee may, and at the direction of the Holders of Certificates evidencing not less than 25% of the Voting Rights evidenced by the Certificates, the Trustee shall, by notice in writing to the Master Servicer, with a copy to the Rating Agencies, may terminate all of the rights and obligations (but not the liabilities) of the Master Servicer (and the Securities Administrator if the Master Servicer and the Securities Administrator are the same entity) under this Agreement and in and to the Mortgage Loans and the proceeds thereof, other than its rights as a Certificateholder hereunder. On or after the receipt by the Master Servicer of such written notice, all authority and power of the Master Servicer (and, if applicable, the Securities Administrator) hereunder, whether with respect to the Mortgage Loans or otherwise, shall pass to and be vested in the Trustee, or any successor appointed pursuant to Section 8.02 (a "Successor Master Servicer" and, if applicable, "Successor Securities Administrator"). Such Successor Master Servicer shall thereupon if such Successor Master Servicer is a successor to the Master Servicer, make any Advance required by Article V, subject, in the case of the Trustee, to Section 8.02. The Trustee is hereby authorized and empowered to execute and deliver, on behalf of the terminated Master Servicer and, if applicable, the terminated Securities Administrator, as attorney-in-fact or otherwise, any and all documents and other instruments, and to do or accomplish all other acts or things necessary or appropriate to effect the purposes of such notice of termination, whether to complete the transfer and endorsement or assignment of any Mortgage Loans and related documents, or otherwise. Unless expressly provided in such written notice, no such termination shall affect any obligation of the Master Servicer to pay amounts owed pursuant to Article VII or Article IX. The Master Servicer and, if applicable, the Securities Administrator agrees to cooperate with the Trustee in effecting the termination of the Master Servicer's and, if applicable, the Securities Administrator's responsibilities and rights hereunder, including, without limitation, the transfer to the applicable Successor Master Servicer of all cash amounts which shall at the time be credited to the Distribution Account maintained pursuant to Section 4.08, or thereafter be received with respect to the applicable Mortgage Loans. The Trustee shall promptly notify the Rating Agencies of the occurrence of an Event of Default known to the Trustee.

Notwithstanding any termination of the activities of the Master Servicer hereunder, the Master Servicer shall be entitled to receive, out of any late collection of a Scheduled Monthly Payment on a Mortgage Loan that was due prior to the notice terminating the Master Servicer's rights and obligations as Master Servicer hereunder and received after such notice, that portion thereof to which the Master Servicer would have been entitled pursuant to Section 4.05 and to receive any other amounts payable to the Master Servicer hereunder the entitlement to which arose prior to the termination of its activities hereunder.

Notwithstanding the foregoing, if an Event of Default described in clause (vii) of this Section 8.01 shall occur and the Master Servicer fails to make such Advance described in clause (vii), the Trustee shall, by notice in writing to the Master Servicer, which may be delivered by telecopy, immediately terminate all of the rights and obligations of the Master Servicer thereafter arising under this Agreement, but without prejudice to any rights it may have as a Certificateholder or to reimbursement of Advances and other advances of its own funds, and the Trustee shall act as provided in Section 7.02 to carry out the duties of the Master Servicer, including the obligation to make any Advance the nonpayment of which was an Event of Default described in clause (vii) of this Section 8.01. Any such action taken by the Trustee must be prior to the distribution on the relevant Distribution Date.

Section 8.02 Trustee to Act; Appointment of Successor. On and after the time the Master Servicer receives a notice of termination pursuant to Section 8.01 hereof the Trustee shall automatically become the successor to the Master Servicer with respect to the transactions set forth or provided for herein and after a transition period (not to exceed 90 days), shall be subject to all the responsibilities, duties and liabilities relating thereto placed on the Master Servicer by the terms and provisions hereof; provided, however, that, pursuant to Article V hereof, the Trustee in its capacity as successor Master Servicer shall be responsible for making any Advances required to be made by the Master Servicer immediately upon the termination of the Master Servicer and any such Advance shall be made on the Distribution Date on which such Advance was required to be made by the predecessor Master Servicer. Effective on the date of such notice of termination, as compensation therefor, the Trustee shall be entitled to all compensation, reimbursement of expenses and indemnifications that the Master Servicer would have been entitled to if it had continued to act hereunder, provided, however, that the Trustee shall not be (i) liable for any acts or omissions of the Master Servicer, (ii) obligated to make Advances if it is prohibited from doing so under applicable law, (iii) responsible for expenses of the Master Servicer pursuant to Section 2.03 or (iv) obligated to deposit losses on any Permitted Investment directed by the Master Servicer. Notwithstanding the foregoing, the Trustee may, if it shall be unwilling to so act, or shall, if it is prohibited by applicable law from making Advances pursuant to Article V or if it is otherwise unable to so act, appoint, or petition a court of competent jurisdiction to appoint, any established mortgage loan servicing institution the appointment of which does not adversely affect the then current rating of the Certificates by each Rating Agency as the successor to the Master Servicer hereunder in the assumption of all or any part of the responsibilities, duties or liabilities of the Master Servicer hereunder. Any Successor Master Servicer shall (i) be an institution that is a Fannie Mae and Freddie Mac approved seller/servicer in good standing, that has a net worth of at least \$15,000,000, and (ii) be willing to act as successor servicer of any Mortgage Loans under the related Servicing Agreement with respect to which the original related Servicer has been terminated as servicer, and shall have executed and delivered to the Depositor and the Trustee an agreement accepting such delegation and assignment, that contains an assumption by such Person of the rights, powers, duties, responsibilities, obligations and liabilities of the Master Servicer (other than any liabilities of the Master Servicer hereof incurred prior to termination of the Master Servicer under Section 8.01 or as otherwise set forth herein), with like effect as if originally named as a party to this Agreement, provided that each Rating Agency shall have acknowledged in writing that its rating of the Certificates in effect immediately prior to such assignment and delegation will not be qualified or reduced as a result of such assignment and delegation. If the Trustee assumes the duties and responsibilities of the Master Servicer in accordance with this Section 8.02, the Trustee shall not resign as Master Servicer until a successor master servicer has been appointed and has accepted such appointment. Pending appointment of a successor to the Master Servicer hereunder, the Trustee, unless the Trustee is prohibited by law from so acting, shall, subject to Section 3.04 hereof, act in such capacity as



hereinabove provided. In connection with such appointment and assumption, the Trustee may make such arrangements for the compensation of such successor out of payments on Mortgage Loans or otherwise as it and such successor shall agree; provided that no such compensation unless agreed to by the Certificateholders shall be in excess of that permitted the Master Servicer hereunder. The Trustee and such successor shall take such action, consistent with this Agreement, as shall be necessary to effectuate any such succession. Neither the Trustee nor any other Successor Master Servicer shall be deemed to be in default hereunder by reason of any failure to make, or any delay in making, any distribution hereunder or any portion thereof or any failure to perform, or any delay in performing, any duties or responsibilities hereunder, in either case caused by the failure of the Master Servicer and the Securities Administrator to deliver or provide, or any delay in delivering or providing, any cash, information, documents or records to it.

The costs and expenses of the Trustee in connection with the termination of the Master Servicer, appointment of a Successor Master Servicer and, if applicable, any transfer of servicing, including, without limitation, all costs and expenses associated with the complete transfer of all servicing data and the completion, correction or manipulation of such servicing data as may be required by the Trustee to correct any errors or insufficiencies in the servicing data or otherwise to enable the Trustee or the Successor Master Servicer to service the related Mortgage Loans properly and effectively, to the extent not paid by the terminated Master Servicer, shall be payable to the Trustee pursuant to Section 9.05. Any successor to the Master Servicer as successor servicer under any Subservicing Agreement shall give notice to the applicable Mortgagors of such change of servicer and shall, during the term of its service as successor servicer maintain in force the policy or policies that the Master Servicer is required to maintain pursuant to Section 3.04.

#### Section 8.03 Notification to Certificateholders and Rating Agencies.

(a) Upon any termination of or appointment of a successor to the Master Servicer, the Trustee shall give prompt written notice thereof to Certificateholders and to each Rating Agency.

(b) Within 60 days after the occurrence of any Event of Default, the Trustee shall transmit by mail to all Certificateholders notice of each such Event of Default hereunder actually known to a Responsible Officer of the Trustee, unless such Event of Default shall have been cured or waived.

Section 8.04 Waiver of Defaults. The Trustee shall transmit by mail to all Certificateholders, within 60 days after the occurrence of any Event of Default actually known to a Responsible Officer of the Trustee, unless such Event of Default shall have been cured, notice of each such Event of Default hereunder known to the Trustee. The Holders of Certificates evidencing not less than 51% of the Voting Rights may, on behalf of all Certificateholders, waive any default by the Master Servicer in the performance of its obligations hereunder and the consequences thereof, except a default in the making of or the causing to be made of any required distribution on the Certificates. Upon any such waiver of a past default, such default shall be deemed to cease to exist, and any Event of Default arising therefrom shall be deemed to have been timely remedied for every purpose of this Agreement. No such waiver shall extend to any subsequent or other default or impair any right consequent thereon except to the extent expressly so waived. The Trustee shall give notice of any such waiver to the Rating Agencies.

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## ARTICLE IX

CONCERNING THE TRUSTEE AND THE  
SECURITIES ADMINISTRATOR

## Section 9.01 Duties of Trustee and Securities Administrator.

(a) The Trustee, prior to the occurrence of an Event of Default and after the curing or waiver of all Events of Default which may have occurred, and the Securities Administrator each undertake to perform such duties and only such duties as are specifically set forth in this Agreement as duties of the Trustee and the Securities Administrator, respectively. If an Event of Default has occurred and has not been cured or waived, the Trustee shall exercise such of the rights and powers vested in it by this Agreement, and the same degree of care and skill in their exercise, as a prudent person would exercise under the circumstances in the conduct of such Person's own affairs.

(b) Upon receipt of all resolutions, certificates, statements, opinions, reports, documents, orders or other instruments which are specifically required to be furnished to the Trustee or the Securities Administrator pursuant to any provision of this Agreement, the Trustee or the Securities Administrator, respectively, shall examine them to determine whether they are, on their face, in the form required by this Agreement; provided, however, that neither the Trustee nor the Securities Administrator shall be responsible for the accuracy or content of any resolution, certificate, statement, opinion, report, document, order or other instrument furnished by the Master Servicer; provided, further, that neither the Trustee nor the Securities Administrator shall be responsible for the accuracy or verification of any calculation provided to it pursuant to this Agreement.

(c) On each Distribution Date, the Securities Administrator shall make monthly distributions and the final distribution to the related Certificateholders from related funds in the Distribution Account as provided in Sections 5.04 and 10.02 herein based solely on the applicable Remittance Report.

(d) No provision of this Agreement shall be construed to relieve the Trustee or the Securities Administrator from liability for its own negligent action, its own negligent failure to act or its own willful misconduct; provided, however, that:

(i) Prior to the occurrence of an Event of Default, and after the curing or waiver of all such Events of Default which may have occurred with respect to the Trustee and at all times with respect to the Securities Administrator, the duties and obligations of the Trustee and the Securities Administrator shall be determined solely by the express provisions of this Agreement, neither the Trustee nor the Securities Administrator shall be liable except for the performance of their respective duties and obligations as are specifically set forth in this Agreement, no implied covenants or obligations shall be read into this Agreement against the Trustee or the Securities Administrator and, in the absence of bad faith on the part of the Trustee or the Securities Administrator, respectively, the Trustee or the Securities Administrator, respectively, may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed therein, upon any certificates or opinions furnished to the Trustee or the Securities Administrator, respectively, and conforming to the requirements of this Agreement;

(ii) Neither the Trustee nor the Securities Administrator shall be liable in its individual capacity for an error of judgment made in good faith by a Responsible Officer or Responsible Officers of the Trustee or an officer or officers of the Securities Administrator, respectively, unless it shall be proved that the Trustee or the Securities Administrator, respectively, was negligent in ascertaining the pertinent facts;

(iii) Neither the Trustee nor the Securities Administrator shall be liable with respect to any action taken, suffered or omitted to be taken by it in good faith in accordance with the directions of the Holders of Certificates evidencing not less than 25% of the aggregate Voting Rights of the Certificates (or such other percentage as specifically set forth herein), if such action or non-action relates to the time, method and place of conducting any proceeding for any remedy available to the Trustee or the Securities Administrator, respectively, or exercising any trust or other power conferred upon the Trustee or the Securities Administrator, respectively, under this Agreement;

(iv) The Trustee shall not be required to take notice or be deemed to have notice or knowledge of any default or Event of Default unless a Responsible Officer of the Trustee shall have actual knowledge thereof. In the absence of such notice, the Trustee may conclusively assume there is no such default or Event of Default;

(v) The Securities Administrator shall not in any way be liable by reason of any insufficiency in any Account held in the name of Trustee unless it is determined by a court of competent jurisdiction in a non-appealable judgment that the Securities Administrator's gross negligence or willful misconduct was the primary cause of such insufficiency (except to the extent that the Securities Administrator is obligor and has defaulted thereon);

(vi) The Trustee shall not in any way be liable by reason of any insufficiency in any Account held in the name of Trustee unless it is determined by a court of competent jurisdiction in a non-appealable judgment that the Trustee's gross negligence or willful misconduct was the primary cause of such insufficiency (except to the extent that the Trustee is obligor and has defaulted thereon);

(vii) Anything in this Agreement to the contrary notwithstanding, in no event shall the Trustee or the Securities Administrator be liable for special, indirect or consequential loss or damage of any kind whatsoever (including but not limited to lost profits), even if the Trustee or the Securities Administrator, respectively, has been advised of the likelihood of such loss or damage and regardless of the form of action; and

(viii) None of the Securities Administrator, the Master Servicer, the Sponsor, the Depositor or the Trustee shall be responsible for the acts or omissions of the other, it being understood that this Agreement shall not be construed to render them partners, joint venturers or agents of one another.

Neither the Trustee nor the Securities Administrator shall be required to expend or risk its own funds or otherwise incur financial liability in the performance of any of its duties hereunder, or in the exercise of any of its rights or powers, if there is reasonable ground for believing that the repayment of such funds or adequate indemnity against such risk or liability is not reasonably assured to it, and none of the provisions contained in this Agreement shall in any event require the Trustee or the Securities Administrator to perform, or be responsible for the manner of performance of, any of the obligations of the Master Servicer hereunder or any Servicer under the related Servicing Agreement.

(e) All funds received by the Securities Administrator and required to be deposited in the Distribution Account pursuant to this Agreement shall be promptly so deposited by the Securities Administrator.

## Section 9.02 Certain Matters Affecting the Trustee and the Securities Administrator.

(a) Except as otherwise provided in Section 9.01:

(i) The Trustee and the Securities Administrator may rely and shall be protected in acting or refraining from acting in reliance on any resolution or certificate of the Sponsor, the Master Servicer or the related Servicer, any certificates of auditors or any other certificate, statement, instrument, opinion, report, notice, request, consent, order, appraisal, bond or other paper or document believed by it to be genuine and to have been signed or presented by the proper party or parties;

(ii) The Trustee and the Securities Administrator may consult with counsel and any advice of such counsel or any Opinion of Counsel shall be full and complete

authorization and protection with respect to any action taken or suffered or omitted by it hereunder in good faith and in accordance with such advice or Opinion of Counsel;

(iii) Neither the Trustee nor the Securities Administrator shall be under any obligation to exercise any of the trusts or powers vested in it by this Agreement, other than its obligation to give notices pursuant to this Agreement, or to institute, conduct or defend any litigation hereunder or in relation hereto at the request, order or direction of any of the Certificateholders pursuant to the provisions of this Agreement, unless such Certificateholders shall have offered to the Trustee or the Securities Administrator, as applicable, reasonable security or indemnity against the costs, expenses and liabilities which may be incurred therein or thereby. Nothing contained herein shall, however, relieve the Trustee of the obligation, upon the occurrence of an Event of Default of which a Responsible Officer of the Trustee has actual knowledge (which has not been cured or waived), to exercise such of the rights and powers vested in it by this Agreement, and to use the same degree of care and skill in their exercise, as a prudent person would exercise under the circumstances in the conduct of his own affairs;

(iv) Prior to the occurrence of an Event of Default hereunder and after the curing or waiver of all Events of Default which may have occurred with respect to the Trustee and at all times with respect to the Securities Administrator, neither the Trustee nor the Securities Administrator shall be liable in its individual capacity for any action taken, suffered or omitted by it in good faith and believed by it to be authorized or within the discretion or rights or powers conferred upon it by this Agreement;

(v) Neither the Trustee nor the Securities Administrator shall be bound to make any investigation into the facts or matters stated in any resolution, certificate, statement, instrument, opinion, report, notice, request, consent, order, approval, bond or other paper or document, unless requested in writing to do so by Holders of Certificates evidencing not less than 25% of the aggregate Voting Rights of the Certificates and provided that the payment within a reasonable time to the Trustee or the Securities Administrator, as applicable, of the costs, expenses or liabilities likely to be incurred by it in the making of such investigation is, in the opinion of the Trustee or the Securities Administrator, as applicable, reasonably assured to the Trustee or the Securities Administrator, as applicable, by the security afforded to it by the terms of this Agreement. The Trustee or the Securities Administrator may require reasonable indemnity against such expense or liability as a condition to taking any such action. The reasonable expense of every such examination shall be paid by the Certificateholders requesting the investigation;

(vi) The Trustee and the Securities Administrator may execute any of the trusts or powers hereunder or perform any duties hereunder either directly or through Affiliates, agents or attorneys; provided, however, that the Trustee may not appoint any paying agent other than the Securities Administrator to perform any paying agent functions under this Agreement without the express written consent of the Master Servicer, which consents will not be unreasonably withheld. Neither the Trustee nor the Securities Administrator shall be liable or responsible for the misconduct or negligence of any of the Trustee's or the Securities Administrator's agents or attorneys or paying agent appointed hereunder by the Trustee or the Securities Administrator with due care and, when required, with the consent of the Master Servicer;

(vii) Should the Trustee or the Securities Administrator deem the nature of any action required on its part to be unclear, the Trustee or the Securities Administrator, respectively, may require prior to such action that it be provided by the Depositor with reasonable further instructions; the right of the Trustee or the Securities Administrator to perform any discretionary act enumerated in this Agreement shall not be construed as a duty, and neither the Trustee nor the Securities Administrator shall be accountable for other than its negligence or willful misconduct in the performance of any such act;

(viii) Neither the Trustee nor the Securities Administrator shall be required to give any bond or surety with respect to the execution of the trust created hereby or the powers granted hereunder, except as provided in Subsection 9.07; and

(ix) Neither the Trustee nor the Securities Administrator shall have any duty to conduct any affirmative investigation as to the occurrence of any condition requiring the repurchase of any Mortgage Loan by any Person pursuant to this Agreement, or the eligibility of any Mortgage Loan for purposes of this Agreement.

(b) The Securities Administrator is hereby directed by the Depositor to execute and deliver the Corridor Contracts and to make the representations required therein. The Securities Administrator shall not have any liability for any failure or delay in payments to the Trust which are required under the Corridor Contracts where such failure or delay is due to the failure or delay of the Corridor Contract Provider in making such payment to the Securities Administrator. Wells Fargo Bank, N.A., in its individual capacity and as Securities Administrator, shall be entitled to be indemnified and held harmless by the Trust from and against any and all losses, claims, expenses or other liabilities that arise by reason of or in connection with the performance or observance by the Securities Administrator of its duties or obligations under the Corridor Contracts, except to the extent that the same is due to the Securities Administrator's gross negligence, willful misconduct or fraud.

Section 9.03 Trustee and Securities Administrator Not Liable for Certificates or Mortgage Loans. The recitals contained herein and in the Certificates (other than the signature and countersignature of the Securities Administrator on the Certificates) shall be taken as the statements of the Depositor, and neither the Trustee nor the Securities Administrator shall have any responsibility for their correctness. Neither the Trustee nor the Securities Administrator makes any representation as to the validity or sufficiency of the Certificates (other than the signature and countersignature of the Securities Administrator on the Certificates) or of any Mortgage Loan except as expressly provided in Sections 2.02 and 2.06 hereof; provided, however, that the foregoing shall not relieve the Trustee, or the Custodian on its behalf, of the obligation to review the Mortgage Files pursuant to Section 2.02 of this Agreement. The Securities Administrator's signature and countersignature (or countersignature of its agent) on the Certificates shall be solely in its capacity as Securities Administrator and shall not constitute the Certificates an obligation of the Securities Administrator in any other capacity. Neither the Trustee or the Securities Administrator shall be accountable for the use or application by the Depositor of any of the Certificates or of the proceeds of such Certificates, or for the use or application of any funds paid to the Depositor with respect to the Mortgage Loans. Subject to Section 2.06, neither the Trustee nor the Securities Administrator shall be responsible for the legality or validity of this Agreement, any other Transaction Document or any document or instrument relating to this Agreement, the validity of the execution of this Agreement or of any supplement hereto or instrument of further assurance, or the validity, priority, perfection or sufficiency of the security for the Certificates issued hereunder or intended to be issued hereunder. Neither the Trustee nor the Securities Administrator shall at any time have any responsibility or liability for or with respect to the legality, validity and enforceability of any Mortgage or any Mortgage Loan, or the perfection and priority of any Mortgage or the maintenance of any such perfection and priority, or for or with respect to the sufficiency of the Trust Fund or its ability to generate the payments to be distributed to Certificateholders, under this Agreement. Neither the Trustee nor the Securities Administrator shall have any responsibility for filing any financing or continuation statement in any public office at any time or to otherwise perfect or maintain the perfection of any security interest or lien granted to it hereunder or to record this Agreement.

Section 9.04 Trustee and Securities Administrator May Own Certificates. Each of the Trustee and the Securities Administrator in its individual capacity or in any capacity other than as Trustee or Securities Administrator hereunder may become the owner or pledgee of any Certificates with the same rights it would have if it were not the Trustee or the Securities Administrator, as applicable, and may otherwise deal with the parties hereto.

Section 9.05 Trustee's and Securities Administrator's Fees and Expenses. The fees and expenses of the Trustee and the Securities Administrator shall be paid in accordance with a side letter agreement with the Master Servicer and at the expense of the Master Servicer. In addition, the Trustee and the Securities Administrator shall be entitled to recover from the Distribution Account pursuant to Section 4.09 all reasonable out-of-pocket expenses, disbursements and advances and the expenses of the Trustee and the Securities Administrator, respectively, in connection with any Event of Default, any breach of this Agreement or any claim or legal action (including any pending or threatened claim or legal action) incurred or made by the Trustee or the Securities Administrator, respectively, in the administration of the trusts hereunder or under any other Transaction Document (including the reasonable compensation, expenses and disbursements of its counsel) except any such expense, disbursement or advance as may arise from its negligence or intentional misconduct or which is the responsibility of the Certificateholders or the Trust Fund hereunder. If funds in the Distribution Account are insufficient therefor, the Trustee and the Securities Administrator shall recover such expenses, disbursements or advances from the Depositor and the Depositor hereby agrees to pay such expenses, disbursements or advances upon demand. Such compensation and reimbursement obligation shall not be limited by any provision of law in regard to the compensation of a trustee of an express trust.

Section 9.06 Eligibility Requirements for Trustee and Securities Administrator. The Trustee and any successor Trustee and the Securities Administrator and any successor Securities Administrator shall during the entire duration of this Agreement be a state bank or trust company or a national banking association organized and doing business under the laws of a state or the United States of America, authorized under such laws to exercise corporate trust powers, having a combined capital and surplus and undivided profits of at least \$40,000,000 or, in the case of a successor Trustee, \$50,000,000, subject to supervision or examination by federal or state authority and, in the case of the Trustee, rated "BBB" or higher by Fitch, Inc. with respect to their long-term rating and rated "BBB" or higher by Standard & Poor's and "Baa2" or higher by Moody's with respect to any outstanding long-term unsecured unsubordinated debt, and, in the case of a successor Trustee or successor Securities Administrator other than pursuant to Section 9.10, rated in one of the two highest long-term debt categories of, or otherwise acceptable to, each of the Rating Agencies (which consent shall not be unreasonably withheld). The Trustee shall not be an Affiliate of the Master Servicer. If the Trustee publishes reports of condition at least annually, pursuant to law or to the requirements of the aforesaid supervising or examining authority, then for the purposes of this Section 9.06 the combined capital and surplus of such corporation shall be deemed to be its total equity

capital (combined capital and surplus) as set forth in its most recent report of condition so published. In case at any time the Trustee or the Securities Administrator, as applicable, shall cease to be eligible in accordance with the provisions of this Section 9.06, the Trustee or the Securities Administrator shall resign immediately in the manner and with the effect specified in Section 9.08.

Section 9.07 Insurance. The Securities Administrator, at its own expense, shall at all times maintain and keep in full force and effect: (i) fidelity insurance, (ii) theft of documents insurance and (iii) forgery insurance (which may be collectively satisfied by a "Financial Institution Bond" and/or a "Bankers' Blanket Bond"). All such insurance shall be in amounts, with standard coverage and subject to deductibles, as are customary for insurance typically maintained by banks or their affiliates which act as custodians for investor-owned mortgage pools. A certificate of an officer of the Securities Administrator as to the Securities Administrator's, respectively, compliance with this Section 9.07 shall be furnished to any Certificateholder upon reasonable written request.

Section 9.08 Resignation and Removal of Trustee and Securities Administrator. The Trustee and the Securities Administrator may at any time resign (including, in the case of the Securities Administrator, in connection with the resignation or termination of the Master Servicer) and be discharged from the Trust hereby created by giving written notice thereof to the Depositor, the Sponsor, the Securities Administrator (or the Trustee, if the Securities Administrator resigns) and the Master Servicer, with a copy to the Rating Agencies. Upon receiving such notice of resignation, the Depositor shall promptly appoint a successor trustee or successor securities administrator, as applicable, by written instrument, in triplicate, one copy of which instrument shall be delivered to each of the resigning trustee or securities administrator, as applicable, and the successor trustee or securities administrator, as applicable. If no successor trustee or successor securities administrator shall have been so appointed and have accepted appointment within 30 days after the giving of such notice of resignation, the resigning Trustee or Securities Administrator may petition any court of competent jurisdiction for the appointment of a successor trustee or securities administrator.

If at any time (i) the Trustee or the Securities Administrator shall cease to be eligible in accordance with the provisions of Section 9.06 hereof and shall fail to resign after written request thereto by the Depositor, (ii) the Trustee or the Securities Administrator shall become incapable of acting, or shall be adjudged as bankrupt or insolvent, or a receiver of the Trustee or the Securities Administrator or of its property shall be appointed, or any public officer shall take charge or control of the Trustee or the Securities Administrator or of its property or affairs for the purpose of rehabilitation, conservation or liquidation, or (iii)(A) a tax is imposed with respect to the Trust Fund by any state in which the Trustee or the Securities Administrator or the Trust Fund is located, (B) the imposition of such tax would be avoided by the appointment of a different trustee or securities administrator and (C) the Trustee or the Securities Administrator, as applicable fails to indemnify the Trust Fund against such tax, then the Depositor or the Master Servicer may remove the Trustee or the Securities Administrator, as applicable, and appoint a successor trustee or successor securities administrator, as applicable, by written instrument, in multiple copies, a copy of which instrument shall be delivered to the Trustee, the Securities Administrator, each Master Servicer and the successor trustee or successor securities administrator, as applicable.

The Holders evidencing at least 51% of the Voting Rights of each Class of Certificates may at any time remove the Trustee or Securities Administrator and appoint a successor trustee or securities administrator by written instrument or instruments, in multiple copies, signed by such Holders or their attorneys-in-fact duly authorized, one complete set of which instruments shall be delivered by the successor trustee or successor securities administrator to each of the Master Servicer, the Trustee or Securities Administrator so removed and the successor trustee or securities administrator so appointed. Notice of any removal of the Trustee or Securities Administrator shall be given to each Rating Agency by the Trustee or successor trustee.

Any resignation or removal of the Trustee or Securities Administrator and appointment of a successor trustee or securities administrator pursuant to any of the provisions of this Section 9.08 shall become effective upon acceptance of appointment by the successor trustee or securities administrator as provided in Section 10.09 hereof.

Section 9.09 Successor Trustee or Securities Administrator. Any successor trustee or securities administrator appointed as provided in Section 9.08 hereof shall execute, acknowledge and deliver to the Depositor and to its predecessor trustee or predecessor securities administrator, as applicable, and the Master Servicer an instrument accepting such appointment hereunder and thereupon the resignation or removal of the predecessor trustee or securities administrator shall become effective and such successor trustee or securities administrator, without any further act, deed or conveyance, shall become fully vested with all the rights, powers, duties and obligations of its predecessor hereunder, with the like effect as if originally named as trustee or securities administrator herein.

No successor trustee or securities administrator shall accept appointment as provided in this Section 9.09 unless at the time of such acceptance such successor trustee or securities administrator shall be eligible under the provisions of Section 9.06 hereof and its appointment shall not adversely affect the then current rating of the Certificates.

Upon acceptance of appointment by a successor trustee or securities administrator as provided in this Section 9.09, the successor trustee or securities administrator shall mail notice of the succession of such trustee or securities administrator hereunder to all Holders of Certificates. If the successor trustee or securities administrator fails to mail such notice within ten days after acceptance of appointment, the Depositor shall cause such notice to be mailed at the expense of the Trust Fund.

Section 9.10 Merger or Consolidation of Trustee or Securities Administrator. Any corporation, state bank or national banking association into which the Trustee or the Securities Administrator may be merged or converted or with which it may be consolidated or any corporation, state bank or national banking association resulting from any merger, conversion or consolidation to which the Trustee or the Securities Administrator shall be a party, or any corporation, state bank or national banking association succeeding to substantially all of the corporate trust business of the Trustee or of the business of the Securities Administrator, shall be the successor of the Trustee or the Securities Administrator hereunder, provided that such corporation shall be eligible under the provisions of Section 9.06 hereof without the execution or filing of any paper or further act on the part of any of the parties hereto, anything herein to the contrary notwithstanding.

Section 9.11 Appointment of Co-Trustee or Separate Trustee. Notwithstanding any other provisions of this Agreement, at any time, for the purpose of meeting any legal requirements of any jurisdiction in which any part of the Trust Fund or property securing any Mortgage Note may at the time be located, the Master Servicer and the Trustee acting jointly shall have the power and shall execute and deliver all instruments to appoint one or more Persons approved by the Trustee to act as co-trustee or co-trustees jointly with the Trustee, or separate trustee or separate trustees, of all or any part of the Trust Fund, and to vest in such Person or Persons, in such capacity and for the benefit of the Certificateholders, such title to the Trust Fund or any part thereof, whichever is applicable, and, subject to the other provisions of this Section 9.11, such powers, duties, obligations, rights and trusts as the Master Servicer and the Trustee may consider necessary or desirable. If the Master Servicer shall not have joined in such appointment within 15 days after the receipt by it of a request to do so, or in the case an Event of Default shall have occurred and be continuing, the Trustee alone shall have the power to make such appointment. No co-trustee or separate trustee hereunder shall be required to meet the terms of eligibility as a successor trustee under Section 9.06 and no notice to Certificateholders of the appointment of any co-trustee or separate trustee shall be required under Section 9.09.

Every separate trustee and co-trustee shall, to the extent permitted by law, be appointed and act subject to the following provisions and conditions:

(i) (i) All rights, powers, duties and obligations conferred or imposed upon the Trustee, except for the obligation of the Trustee under this Agreement to advance funds on behalf of the Master Servicer, shall be conferred or imposed upon and exercised or performed by the Trustee and such separate trustee or co-trustee jointly (it being understood that such separate trustee or co-trustee is not authorized to act separately without the Trustee joining in such act), except to the extent that under any law of any jurisdiction in which any particular act or acts are to be performed (whether a Trustee hereunder or as a Successor Master Servicer hereunder), the Trustee shall be incompetent or unqualified to perform such act or acts, in which event such rights, powers, duties and obligations (including the holding of title to the Trust Fund or any portion thereof in any such jurisdiction) shall be exercised and performed singly by such separate trustee or co-trustee, but solely at the direction of the Trustee;

(ii) (ii) No trustee hereunder shall be held personally liable by reason of any act or omission of any other trustee hereunder; and

(iii) (iii) The Trustee may at any time accept the resignation of or remove any separate trustee or co-trustee.

Any notice, request or other writing given to the Trustee shall be deemed to have been given to each of the then separate trustees and co-trustees, as effectively as if given to each of them. Every instrument appointing any separate trustee or co-trustee shall refer to this Agreement and the conditions of this Article IX. Each separate trustee and co-trustee, upon its acceptance of the trusts conferred, shall be vested with the estates or property specified in its instrument of appointment, either jointly with the Trustee or separately, as may be provided therein, subject to all the provisions of this Agreement, specifically including every provision of this Agreement relating to the conduct of, affecting the liability of, or affording protection to, the Trustee. Every such instrument shall be filed with the Trustee and a copy thereof given to the Master Servicer and the Depositor.

Any separate trustee or co-trustee may, at any time, constitute the Trustee its agent or attorney-in-fact, with full power and authority, to the extent not prohibited by law, to do any lawful act under or in respect of this Agreement on its behalf and in its name. If any separate trustee or co-trustee shall die, become incapable of acting, resign or be removed, all of its estates, properties, rights,

remedies and trusts shall vest in and be exercised by the Trustee, to the extent permitted by law, without the appointment of a new or successor trustee.

Section 9.12 Tax Matters. It is intended that the Trust Fund shall constitute one or more REMICs, and that the affairs of the Trust Fund shall be conducted so that each REMIC formed hereunder qualifies as a "real estate mortgage investment conduit" as defined in and in accordance with the REMIC Provisions. In furtherance of such intention, the Securities Administrator covenants and agrees that it shall act as agent for so long as it is also Master Servicer (and the Securities Administrator is hereby appointed to act as agent) on behalf of the Trust Fund. The Trustee and/or the Securities Administrator, as agent on behalf of the Trust Fund, shall do or refrain from doing, as applicable, the following: (a) the Securities Administrator shall prepare and file, or cause to be prepared and filed, in a timely manner, U.S. Real Estate Mortgage Investment Conduit Income Tax Returns (Form 1066 or any successor form adopted by the Internal Revenue Service) and prepare and file or cause to be prepared and filed with the Internal Revenue Service and applicable state or local tax authorities income tax or information returns for each taxable year with respect to each such REMIC containing such information and at the times and in the manner as may be required by the Code or state or local tax laws, regulations or rules, and furnish or cause to be furnished, to Certificateholders the schedules, statements or information at such times and in such manner as may be required thereby; (b) the Securities Administrator shall apply for an employer identification number with the Internal Revenue Service via a Form SS-4 or other comparable method for each REMIC that is or becomes a taxable entity, and within thirty days of the Closing Date, furnish or cause to be furnished to the Internal Revenue Service on Forms 8811 or as otherwise may be required by the Code, the name, title, address, and telephone number of the person that the Holders of the Certificates may contact for tax information relating thereto, together with such additional information as may be required by such form, and update such information at the time or times in the manner required by the Code for the Trust Fund; (c) the Securities Administrator on behalf of the Trustee shall make, or cause to be made, elections on behalf of each REMIC formed hereunder to be treated as a REMIC on the federal tax return of such REMIC for its first taxable year (and, if necessary, under applicable state law); (d) the Securities Administrator shall prepare and forward, or cause to be prepared and forwarded, to the Certificateholders and to the Internal Revenue Service and, if necessary, state tax authorities, all information returns and reports as and when required to be provided to them in accordance with the REMIC Provisions, including without limitation, the calculation of any original issue discount using the Prepayment Assumption; (e) the Securities Administrator shall provide information within the Securities Administrator's possession that may be necessary for the computation of tax imposed on the transfer of a Residual Certificate to a Person that is not a Permitted Transferee, or an agent (including a broker, nominee or other middleman) of a Person that is not a Permitted Transferee, or a pass-through entity in which a Person that is not a Permitted Transferee is the record Holder of an interest (the reasonable cost of computing and furnishing such information may be charged to the Person liable for such tax); (f) each of the Securities Administrator and the Trustee shall, to the extent under its control, conduct the affairs of the Trust Fund at all times that any Certificates are outstanding so as to maintain the status of each REMIC formed hereunder as a REMIC under the REMIC Provisions; (g) neither the Trustee nor the Securities Administrator shall knowingly or intentionally take any action or omit to take any action that would cause the termination of the REMIC status of any REMIC formed hereunder; (h) the Securities Administrator shall pay, from the sources specified in this Section 9.12, the amount of any federal, state and local taxes, including prohibited transaction taxes as described below, imposed on any REMIC formed hereunder prior to the termination of the Trust Fund when and as the same shall be due and payable (but such obligation shall not prevent the Trustee, the Securities Administrator at the written request of the Trustee, or any other appropriate Person from contesting any such tax in appropriate proceedings and shall not prevent the Securities Administrator from withholding payment of such tax, if permitted by law, pending the outcome of such proceedings); (i) the Trustee shall sign or cause to be signed federal, state or local income tax or information returns or any other document prepared by the Securities Administrator pursuant to this Section 9.12 requiring a signature thereon by the Trustee; (j) the Securities Administrator shall maintain records relating to each REMIC formed hereunder including but not limited to the income, expenses, assets and liabilities of each such REMIC and adjusted basis of the Trust Fund property determined at such intervals as may be required by the Code, as may be necessary to prepare the foregoing returns, schedules, statements or information; (k) the Securities Administrator shall, for federal income tax purposes, maintain books and records with respect to the REMICs on a calendar year and on an accrual basis; (l) neither the Trustee nor the Master Servicer shall enter into any arrangement not otherwise provided for in this Agreement by which the REMICs will receive a fee or other compensation for services nor permit the REMICs to receive any income from assets other than "qualified mortgages" as defined in Section 860G(a)(3) of the Code or "permitted investments" as defined in Section 860G(a)(5) of the Code; and (m) as and when necessary and appropriate, the Trustee, or at the written request of the Trustee, the Securities Administrator, shall represent the Trust Fund in any administrative or judicial proceedings relating to an examination or audit by any governmental taxing authority, request an administrative adjustment as to any taxable year of any REMIC formed hereunder, enter into settlement agreements with any governmental taxing agency, extend any statute of limitations relating to any tax item of the Trust Fund, and otherwise act on behalf of each REMIC formed hereunder in relation to any tax matter involving any such REMIC.

In order to enable each of the Trustee and the Securities Administrator to perform its duties as set forth herein, the Depositor shall provide, or cause to be provided, to the Trustee or the Securities Administrator within 10 days after the Closing Date all information or data that the Trustee or the Securities Administrator requests in writing and determines to be relevant for tax purposes to the valuations and offering prices of the Certificates, including, without limitation, the price, yield, prepayment assumption and projected cash flows of the Certificates and the related Mortgage Loans. Thereafter, the Depositor shall provide to the Trustee or the Securities Administrator promptly upon written request therefor, any such additional information or data that the Trustee or the Securities Administrator may, from time to time, request in order to enable the Trustee or the Securities Administrator to perform its duties as set forth herein. The Depositor hereby indemnifies each of Trustee and the Securities Administrator for any losses, liabilities, damages, claims or expenses of the Trustee or the Securities Administrator arising from any errors or miscalculations of the Trustee or the Securities Administrator, as applicable, that result from any failure of the Depositor to provide, or to cause to be provided, accurate information or data to the Trustee or the Securities Administrator, as applicable, on a timely basis.

In the event that any tax is imposed on "prohibited transactions" of any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI as defined in Section 860F(a)(2) of the Code, on the "net income from foreclosure property" of the Trust Fund as defined in Section 860G(c) of the Code, on any contribution to any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI after the Startup Day pursuant to Section 860G(d) of the Code, or any other tax is imposed, including, without limitation, any federal, state or local tax or minimum tax imposed upon any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI, and is, in each case, attributable to the activities of REMIC I, REMIC II or REMIC III or related to Loan Group I and not paid as otherwise provided for herein, such tax shall be paid (i) by the Trustee or the Securities Administrator, if any such tax arises out of or results from a breach by the Trustee or the Securities Administrator, respectively, of any of its obligations under this Agreement, (ii) by any party hereto (other than the Trustee or the Securities Administrator) to the extent any such tax arises out of or results from a breach by such other party of any of its obligations under this Agreement or (iii) in all other cases, or in the event that any liable party hereto fails to honor its obligations under the preceding clauses (i) or (ii), first with amounts otherwise to be distributed to the Class R Certificateholders, and second, with amounts otherwise to be distributed to all Adjustable Rate Certificateholders in the following order of priority: first, to the Class I-B-4 Certificates, second, to the Class I-B-3 Certificates, third, to the Class I-B-2 Certificates, fourth, to the Class I-B-1 Certificates, fifth, to the Class I-M-3 Certificates, sixth, to the Class I-M-2 Certificates, seventh, to the Class I-M-1 Certificates and eighth, to the Class I-A Certificates, on a pro rata basis, based on the amounts to be distributed.

In the event that any tax is imposed on "prohibited transactions" of any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI as defined in Section 860F(a)(2) of the Code, on the "net income from foreclosure property" of the Trust Fund as defined in Section 860G(c) of the Code, on any contribution to any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI after the Startup Day pursuant to Section 860G(d) of the Code, or any other tax is imposed, including, without limitation, any federal, state or local tax or minimum tax imposed upon any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI, and is, in each case, attributable to the activities of REMIC IV or REMIC V or related to Loan Group II and not paid as otherwise provided for herein, such tax shall be paid (i) by the Trustee or the Securities Administrator, if any such tax arises out of or results from a breach by the Trustee or the Securities Administrator, respectively, of any of its obligations under this Agreement, (ii) by any party hereto (other than the Trustee or the Securities Administrator) to the extent any such tax arises out of or results from a breach by such other party of any of its obligations under this Agreement or (iii) in all other cases, or in the event that any liable party hereto fails to honor its obligations under the preceding clauses (i) or (ii), first with amounts otherwise to be distributed to the Class R Certificateholders, and second, with amounts otherwise to be distributed to the following Classes of Group II Certificateholders in the following order of priority: first, to the Class II-B-6 Certificates, second, to the Class II-B-5 Certificates, third, to the Class II-B-4 Certificates, fourth, to the Class II-B-3 Certificates, fifth, to the Class II-B-2 Certificates, sixth, to the Class II-B-1 Certificates and seventh to the Class II-A Certificates, on a pro rata basis, based on the amounts to be distributed.

Notwithstanding anything to the contrary contained herein, to the extent that such tax is payable by the Holder of any Certificates, the Securities Administrator is hereby authorized to retain on any Distribution Date, from the Holders of the Class R Certificates (and, if necessary, from the Holders of the other related Certificates in the priority specified in the preceding sentence), funds otherwise distributable to such Holders in an amount sufficient to pay such tax. The Securities Administrator shall include in its Remittance Report instructions as to distributions to such parties taking into account the priorities described in the second preceding sentence. The Securities Administrator agrees to promptly notify in writing the party liable for any such tax of the amount thereof and the due date for the payment thereof.

The Trustee and the Securities Administrator each agree that, in the event it should obtain any information necessary for the other party to perform its obligations pursuant to this Section 9.12, it will promptly notify and provide such information to such other party. Notwithstanding anything in this Agreement to the contrary, the Trustee agrees that, in the event that the Trustee obtains actual knowledge that the Securities Administrator has breached any of its obligations pursuant to this Section 9.12, the Trustee shall (i) perform such obligations on its behalf to the extent that the Trustee possesses all documents necessary to so perform and receives reasonable compensation therefor or (ii) terminate the Securities Administrator and appoint a successor securities administrator.

Notwithstanding anything to the contrary contained herein, the liability of the Trustee and the Securities Administrator pursuant to this Article IX, shall not be joint and several and in no case shall the Trustee or the Securities Administrator be liable for the other's actions.



## ARTICLE X

## TERMINATION

Section 10.01 Termination upon Liquidation or Repurchase of all Mortgage Loans. Subject to Section 10.03, the obligations and responsibilities of the Depositor, the Master Servicer, the Securities Administrator, the Sponsor and the Trustee created hereby with respect to the related Sub-Trust shall terminate, with respect to Loan Group I, upon the earlier of (a) the purchase by the Sponsor or its designee of all of the Group I Mortgage Loans (and related REO Properties) remaining in the Trust Fund at a price (the "Group I Mortgage Loan Purchase Price") equal to the sum of (i) 100% of the Stated Principal Balance of each related Mortgage Loan (other than in respect of related REO Property), (ii) accrued interest thereon at the applicable Mortgage Rate to, but not including, the first day of the month of such purchase, (iii) the appraised value of any REO Property in the Group I Sub-Trust (up to the Stated Principal Balance of the related Mortgage Loan), such appraisal to be conducted by an appraiser mutually agreed upon by the Master Servicer and the Trustee, (iv) unreimbursed out-of-pocket costs of the Servicers or the Master Servicer, including, without duplication, unreimbursed servicing advances and the principal portion of any unreimbursed Advances made on Loan Group I prior to the exercise of such repurchase right and (v) such Loan Group's pro rata share (based on the then outstanding aggregate Stated Principal Balance thereof) of any unreimbursed costs and expenses of the Trustee and the Securities Administrator payable pursuant to Section 9.05 and (b) the later of (i) the maturity or other liquidation (or any Advance with respect thereto) of the last Mortgage Loan remaining in the Group I Sub-Trust and the disposition of all related REO Property and (ii) the distribution to Group I Certificateholders of all amounts required to be distributed to them pursuant to this Agreement.

Subject to Section 10.03, the obligations and responsibilities of the Depositor, the Master Servicer, the Securities Administrator, the Sponsor and the Trustee created hereby with respect to the related Sub-Trust shall terminate, with respect to Loan Group II, upon the earlier of (a) the purchase by the Sponsor or its designee of all of the Group II Mortgage Loans (and related REO Properties) remaining in the Trust Fund at a price (the "Group II Mortgage Loan Purchase Price") equal to the sum of (i) 100% of the Stated Principal Balance of each related Mortgage Loan (other than in respect of related REO Property), (ii) accrued interest thereon at the applicable Mortgage Rate to, but not including, the first day of the month of such purchase, (iii) the appraised value of any REO Property in the Group II Sub-Trust (up to the Stated Principal Balance of the related Mortgage Loan), such appraisal to be conducted by an appraiser mutually agreed upon by the Master Servicer and the Trustee and (iv) unreimbursed out-of-pocket costs of the Servicers or the Master Servicer, including, without duplication, unreimbursed servicing advances and the principal portion of any unreimbursed Advances made on Loan Group II prior to the exercise of such repurchase right, and (v) such Loan Group's pro rata share (based on the then outstanding aggregate Stated Principal Balance thereof) of any unreimbursed costs and expenses of the Trustee and the Securities Administrator payable pursuant to Section 9.05 and (b) the later of (i) the maturity or other liquidation (or any Advance with respect thereto) of the last Mortgage Loan remaining in the Group II Sub-Trust and the disposition of all related REO Property and (ii) the distribution to Group II Certificateholders of all amounts required to be distributed to them pursuant to this Agreement, as applicable.

In no event shall the Sub-Trusts created hereby continue beyond the earlier of (i) the expiration of 21 years from the death of the last survivor of the descendants of Joseph P. Kennedy, the late Ambassador of the United States to the Court of St. James, living on the date hereof and (ii) the related Latest Possible Maturity Date.

The right to repurchase all Mortgage Loans in Loan Group I and related REO Properties pursuant to the first paragraph in this Section 10.01 shall be exercisable on any Distribution Date on which the aggregate Stated Principal Balance of the Group I Mortgage Loans is less than 10% of the aggregate Stated Principal Balance of the Group I Mortgage Loans as of the Cut-off Date.

The right to repurchase all Mortgage Loans in Loan Group I and related REO Properties pursuant to the second paragraph in this Section 10.01 shall be exercisable on any Distribution Date on which the aggregate Stated Principal Balance of the Group II Mortgage Loans is less than 10% of the aggregate Stated Principal Balance of the Group II Mortgage Loans as of the Cut-off Date.

Notwithstanding anything to the contrary herein, the Class R Certificates will not be retired until the retirement of all the Certificates (other than the Class R Certificates).

Section 10.02 Final Distribution on the Group I Certificates and Group II Certificates. If on any Determination Date, (i) the Master Servicer determines that there are no related Outstanding Mortgage Loans and no other funds or assets in the related Sub-Trust other than the funds in the Distribution Account, the Master Servicer shall direct the Securities Administrator to send a final distribution notice promptly to each related Certificateholder or (ii) the Securities Administrator determines that a Class of Certificates shall be retired after a final distribution on such Class, the Securities Administrator shall notify the related Certificateholders within five (5) Business Days after such Determination Date that the final distribution in retirement of such Class of Certificates is scheduled to be made on the immediately following Distribution Date. Any final distribution made pursuant to the immediately preceding sentence shall be made only upon presentation and surrender of the related Certificates at the office of the Securities Administrator specified in the final distribution notice to related Certificateholders. If the Sponsor or its designee elects to terminate the related Sub-Trust pursuant to Section 10.01, at least 20 days prior to the date notice is to be mailed to the Certificateholders, the Sponsor or its designee shall notify the Depositor, the Securities Administrator, the Trustee of the date the Sponsor or its designee intends to terminate the related Sub-Trust. The Master Servicer shall remit the related Mortgage Loan Purchase Price to the Securities Administrator on the Business Day prior to the Distribution Date for such termination by the Sponsor or its designee.

Notice of any termination of the related Sub-Trust, specifying the Distribution Date on which related Certificateholders may surrender their Certificates for payment of the final distribution and cancellation, shall be given promptly by the Securities Administrator by letter to related Certificateholders mailed not earlier than the 10th day and no later than the 15th day of the month immediately preceding the month of such final distribution. Any such notice shall specify (a) the Distribution Date upon which final distribution on the related Certificates shall be made upon presentation and surrender of related Certificates at the office therein designated, (b) the amount of such final distribution, (c) the location of the office or agency at which such presentation and surrender must be made and (d) that the Record Date otherwise applicable to such Distribution Date is not applicable, distributions being made only upon presentation and surrender of the related Certificates at the office therein specified. The Securities Administrator will give such notice to each Rating Agency at the time such notice is given to related Certificateholders.

In the event such notice is given, the Master Servicer shall cause all related funds to be remitted to the Securities Administrator for deposit in the Distribution Account on the Business Day prior to the applicable Distribution Date in an amount equal to the final distribution in respect of the related Certificates. Upon such final deposit with respect to the Sub-Trust and the receipt by the Trustee of a Request for Release therefor, the Trustee or the Custodian shall promptly release to the Master Servicer, as applicable the Mortgage Files for the related Mortgage Loans and the Trustee shall execute and deliver any documents prepared and delivered to it which are necessary to transfer any REO Property.

Upon presentation and surrender of the related Certificates, the Securities Administrator shall cause to be distributed to related Certificateholders of each Class in accordance with the Remittance Report the amounts allocable to such Certificates held in the Distribution Account in the order and priority set forth in Section 5.04 hereof on the final Distribution Date and in proportion to their respective Percentage Interests.

In the event that any affected Certificateholders shall not surrender Certificates for cancellation within six months after the date specified in the above mentioned written notice, the Securities Administrator shall give a second written notice to the remaining Certificateholders to surrender their Certificates for cancellation and receive the final distribution with respect thereto. If within six months after the second notice all the applicable Certificates shall not have been surrendered for cancellation, the Securities Administrator may take appropriate steps, or may appoint an agent to take appropriate steps, to contact the remaining Certificateholders concerning surrender of their Certificates, and the cost thereof shall be paid out of the funds and other assets that remain a part of the related Sub-Trusts. If within one year after the second notice all related Certificates shall not have been surrendered for cancellation, the related Residual Certificateholders shall be entitled to all unclaimed funds and other assets of the Trust Fund that remain subject hereto.

## Section 10.03 Additional Termination Requirements.

(a) Upon exercise by the Sponsor or its designee of its purchase option as provided in Section 10.01, the related Sub-Trust shall be terminated in accordance with the following additional requirements, unless each of the Trustee and the Securities Administrator have been supplied with an Opinion of Counsel addressed to the Trustee, at the expense of the Sponsor or its designee to the effect that the failure of the Sub-Trust to comply with the requirements of this Section 10.03 will not (i) result in the imposition of taxes on "prohibited transactions" of a REMIC, or (ii) cause a REMIC to fail to qualify as a REMIC at any time that any Certificates are outstanding:

(1) The Sponsor or its designee shall establish a 90-day liquidation period for REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI as applicable, and notify the Trustee and Securities Administrator thereof, and the Securities Administrator shall in turn specify the first day of such period in a statement attached to the tax return for REMIC I, REMIC II,

REMIC III, REMIC IV, REMIC V or REMIC VI, as applicable, pursuant to Treasury Regulation Section 1.860F-1. The Sponsor or its designee shall satisfy all the requirements of a qualified liquidation under Section 860F of the Code and any regulations thereunder with respect to each REMIC related to the terminated Sub-Trust, as evidenced by an Opinion of Counsel addressed to the Trustee obtained at the expense of the Sponsor or its designee;

(2) During such 90-day liquidation period, and at or prior to the time of making the final payment on the Certificates, the Securities Administrator as agent of the Trustee shall sell all of the assets of REMIC I or REMIC IV, as applicable, for cash; and

(3) At the time of the making of the final payment on the related Certificates, the Securities Administrator as agent for the Trustee shall distribute or credit, or cause to be distributed or credited, to the Holders of the related Residual Certificates all cash on hand (other than cash retained to meet claims), and REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI, as applicable, shall terminate at that time.

(b) By their acceptance of the related Certificates, the Holders thereof hereby authorize the adoption of a 90-day liquidation period and plan of liquidation for the related REMIC, which authorization shall be binding upon all successor related Certificateholders.

(c) The Securities Administrator, as agent for each related REMIC, hereby agrees to adopt and sign such a plan of complete liquidation upon the written request of the Sponsor or its designee and the receipt of the Opinion of Counsel referred to in Section 10.03(a)(1), and to take such other action in connection therewith as may be reasonably requested by the Sponsor or its designee.

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## ARTICLE XI

## MISCELLANEOUS PROVISIONS

Section 11.01 Amendment. This Agreement may be amended from time to time by parties hereto, without the consent of any of the Certificateholders to cure any ambiguity, to correct or supplement any provisions herein (including to give effect to the expectations of investors), to change the manner in which the Distribution Account maintained by the Securities Administrator is maintained or to make such other provisions with respect to matters or questions arising under this Agreement as shall not be inconsistent with any other provisions herein if such action shall not, as evidenced by an Opinion of Counsel addressed to the Trustee, adversely affect in any material respect the interests of any Certificateholder; provided that any such amendment shall be deemed not to adversely affect in any material respect the interests of the Certificateholders and no such Opinion of Counsel shall be required if the Person requesting such amendment obtains a letter from each Rating Agency stating that such amendment would not result in the downgrading or withdrawal of the respective ratings then assigned to the Certificates.

Notwithstanding the foregoing, without the consent of the Certificateholders, the parties hereto may at any time and from time to time amend this Agreement to modify, eliminate or add to any of its provisions to such extent as shall be necessary or appropriate to maintain the qualification of each of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI, as a REMIC under the Code or to avoid or minimize the risk of the imposition of any tax on any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI pursuant to the Code that would be a claim against any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI at any time prior to the final redemption of the Certificates, provided that the Trustee have been provided an Opinion of Counsel addressed to the Trustee, which opinion shall be an expense of the party requesting such opinion but in any case shall not be an expense of the Trustee, the Securities Administrator or the Trust Fund, to the effect that such action is necessary or appropriate to maintain such qualification or to avoid or minimize the risk of the imposition of such a tax.

This Agreement may also be amended from time to time by the parties hereto with the consent of the Holders of each Class of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes for the purpose of adding any provisions to or changing in any manner or eliminating any of the provisions of this Agreement or of modifying in any manner the rights of the Holders of Certificates; provided that no such amendment shall (i) reduce in any manner the amount of, or delay the timing of, payments required to be distributed on any Certificate without the consent of the Holder of such Certificate, (ii) cause any of REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI to cease to qualify as a REMIC or (iii) reduce the aforesaid percentages of Certificates of each Class the Holders of which are required to consent to any such amendment without the consent of the Holders of all Certificates of such Class then outstanding.

Notwithstanding any contrary provision of this Agreement, the Trustee shall not consent to any amendment to this Agreement unless it shall have first received an Opinion of Counsel addressed to the Trustee, which opinion shall be an expense of the party requesting such amendment but in any case shall not be an expense of the Trustee or the Securities Administrator, to the effect that such amendment will not (other than an amendment pursuant to clause (ii) of, and in accordance with, the preceding paragraph) cause the imposition of any tax on REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI or the Certificateholders or cause REMIC I, REMIC II, REMIC III, REMIC IV, REMIC V or REMIC VI to cease to qualify as a REMIC at any time that any Certificates are outstanding. Further, nothing in this Agreement shall require the Trustee to enter into an amendment without receiving an Opinion of Counsel, satisfactory to the Trustee (i) that such amendment is permitted and is not prohibited by this Agreement and (ii) that all requirements for amending this Agreement (including any consent of the applicable Certificateholders) have been complied with.

Promptly after the execution of any amendment to this Agreement requiring the consent of Certificateholders, the Trustee shall furnish written notification of the substance of such amendment to each Certificateholder, the Corridor Contract Provider and each Rating Agency.

It shall not be necessary for the consent of Certificateholders under this Section to approve the particular form of any proposed amendment, but it shall be sufficient if such consent shall approve the substance thereof. The manner of obtaining such consents and of evidencing the authorization of the execution thereof by Certificateholders shall be subject to such reasonable regulations as the Trustee may prescribe.

The Trustee may, but shall not be obligated to, enter into any such amendment which affects the Trustee's own rights, duties or immunities under this Agreement.

Section 11.02 Recordation of Agreement; Counterparts. To the extent permitted by applicable law, this Agreement is subject to recordation in all appropriate public offices for real property records in all of the counties or other comparable jurisdictions in which any or all of the Mortgaged Properties are situated, and in any other appropriate public recording office or elsewhere. The Master Servicer shall effect such recordation at the Trust's expense upon the request in writing of a Certificateholder, but only if such direction is accompanied by an Opinion of Counsel (provided at the expense of the Certificateholder requesting recordation) to the effect that such recordation would materially and beneficially affect the interests of the Certificateholders or is required by law.

For the purpose of facilitating the recordation of this Agreement as herein provided and for other purposes, this Agreement may be executed simultaneously in any number of counterparts, each of which counterparts shall be deemed to be an original, and such counterparts shall constitute but one and the same instrument.

Section 11.03 Governing Law.

**THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE SUBSTANTIVE LAWS OF THE STATE OF NEW YORK APPLICABLE TO AGREEMENTS MADE AND TO BE PERFORMED IN THE STATE OF NEW YORK AND THE OBLIGATIONS, RIGHTS AND REMEDIES OF THE PARTIES HERETO AND THE CERTIFICATEHOLDERS SHALL BE DETERMINED IN ACCORDANCE WITH SUCH LAWS WITHOUT REGARD TO THE CONFLICTS OF LAWS PRINCIPLES THEREOF (OTHER THAN SECTION 5-1401 OF THE GENERAL OBLIGATIONS LAWS).**

Section 11.04 Intention of Parties. It is the express intent of the parties hereto that the conveyance of the Mortgage Notes, Mortgages, assignments of Mortgages, title insurance policies and any modifications, extensions and/or assumption agreements and private mortgage insurance policies relating to the Mortgage Loans by the Seller to the Depositor, and by the Depositor to the Trustee be, and be construed as, an absolute sale thereof to the Depositor or the Trustee, as applicable. It is, further, not the intention of the parties that such conveyance be deemed a pledge thereof by the Seller to the Depositor, or by the Depositor to the Trustee. However, in the event that, notwithstanding the intent of the parties, such assets are held to be the property of the Seller or the Depositor, as applicable, or if for any other reason the Mortgage Loan Purchase Agreement or this Agreement is held or deemed to create a security interest in such assets, then (i) the Mortgage Loan Purchase Agreement and this Agreement shall each be deemed to be a security agreement within the meaning of the Uniform Commercial Code of the State of New York and (ii) the conveyance provided for in the Mortgage Loan Purchase Agreement from the Seller to the Depositor, and the conveyance provided for in this Agreement from the Depositor to the Trustee, shall be deemed to be an assignment and a grant by the Seller or the Depositor, as applicable, for the benefit of the Certificateholders, of a security interest in all of the assets that constitute the Trust Fund, whether now owned or hereafter acquired.

The Depositor for the benefit of the Certificateholders shall, to the extent consistent with this Agreement, take such actions as may be necessary to ensure that, if this Agreement were deemed to create a security interest in the assets of the Trust Fund, such security interest would be deemed to be a perfected security interest of first priority under applicable law and shall be maintained as such throughout the term of the Agreement.

Section 11.05 Notices.

(a) The Trustee shall use its best efforts to promptly provide notice to each Rating Agency with respect to each of the following of which a Responsible Officer of the Trustee has actual knowledge:

(i) (i) Any material change or amendment to this Agreement;

(ii) (ii) The occurrence of any Event of Default that has not been cured;

- (iii) (iii) The resignation or termination of the Master Servicer, the Securities Administrator or the Trustee and the appointment of any successor;
- (iv) (iv) With respect to each Loan Group, the repurchase or substitution of related Mortgage Loans pursuant to Sections 2.02, 2.03 and 10.01; and
- (v) (v) With respect to each Loan Group, the final payment to Certificateholders.

(b) All directions, demands and notices hereunder shall be in writing and shall be deemed to have been duly given when delivered at or mailed by registered mail, return receipt requested, postage prepaid, or by recognized overnight courier, or by facsimile transmission to a number provided by the appropriate party if receipt of such transmission is confirmed to (i) in the case of the Depositor, Structured Asset Mortgage Investments II Inc., 383 Madison Avenue, New York, New York 10179, Attention: Chief Counsel; (ii) in the case of the Sponsor, Luminent Mortgage Capital, Inc., One Commerce Square, 2005 Market Street, Suite 2100, Philadelphia, PA 19103, Attention: Megan Mahoney or such other address as may be hereafter furnished to the other parties hereto by the Master Servicer in writing; (iii) in the case of the Trustee, at each Corporate Trust Office or such other address as the Trustee may hereafter furnish to the other parties hereto; (iv) in the case of the Master Servicer or the Securities Administrator, P. O. Box 98, Columbia, Maryland 21046 (or, for overnight deliveries, 9062 Old Annapolis Road, Columbia, Maryland 21045), Attention: Luminent 2006-3 or such other address as may be hereafter furnished to the other parties hereto by the Securities Administrator in writing, and (v) in the case of the Rating Agencies, (x) Moody's Investors Service, Inc., 99 Church Street, New York, New York 10007, Attention: MBS Monitoring Department, (y) Standard & Poor's, 55 Water Street, 41st Floor, New York, New York 10041, Attention: Mortgage Surveillance Group and (z) Fitch Inc., One State Street Plaza, 33rd Floor, New York, NY 10004. Any notice delivered to the Sponsor, the Master Servicer, the Securities Administrator or the Trustee under this Agreement shall be effective only upon receipt. Any notice required or permitted to be mailed to a Certificateholder, unless otherwise provided herein, shall be given by first-class mail, postage prepaid, at the address of such Certificateholder as shown in the Certificate Register; any notice so mailed within the time prescribed in this Agreement shall be conclusively presumed to have been duly given, whether or not the Certificateholder receives such notice.

Section 11.06 Severability of Provisions. If any one or more of the covenants, agreements, provisions or terms of this Agreement shall be for any reason whatsoever held invalid, then such covenants, agreements, provisions or terms shall be deemed severable from the remaining covenants, agreements, provisions or terms of this Agreement and shall in no way affect the validity or enforceability of the other provisions of this Agreement or of the Certificates or the rights of the Holders thereof.

Section 11.07 Assignment. Notwithstanding anything to the contrary contained herein, except as provided pursuant to Section 7.07, this Agreement may not be assigned by the Master Servicer, the Sponsor or the Depositor.

Section 11.08 Limitation on Rights of Certificateholders. The death or incapacity of any Certificateholder shall not operate to terminate this Agreement or the Trust Fund, nor entitle such Certificateholder's legal representative or heirs to claim an accounting or to take any action or commence any proceeding in any court for a petition or winding up of the Trust Fund, or otherwise affect the rights, obligations and liabilities of the parties hereto or any of them.

No Certificateholder shall have any right to vote (except as provided herein) or in any manner otherwise control the operation and management of the Trust Fund, or the obligations of the parties hereto, nor shall anything herein set forth or contained in the terms of the Certificates be construed so as to constitute the Certificateholders from time to time as partners or members of an association; nor shall any Certificateholder be under any liability to any third party by reason of any action taken by the parties to this Agreement pursuant to any provision hereof.

No Certificateholder shall have any right by virtue or by availing itself of any provisions of this Agreement to institute any suit, action or proceeding in equity or at law upon or under or with respect to this Agreement, unless such Holder previously shall have given to the Trustee or the Securities Administrator, as appropriate, a written notice of an Event of Default and of the continuance thereof, as hereinbefore provided, the Holders of Certificates evidencing not less than 25% of the Voting Rights evidenced by the Certificates shall also have made written request to the Trustee or the Securities Administrator, as appropriate to institute such action, suit or proceeding in its own name as Trustee or the Securities Administrator, as appropriate, hereunder and shall have offered to the Trustee or the Securities Administrator, as appropriate, such reasonable indemnity as it may require against the costs, expenses, and liabilities to be incurred therein or thereby, and the Trustee or the Securities Administrator, as appropriate, for 60 days after its receipt of such notice, request and offer of indemnity shall have neglected or refused to institute any such action, suit or proceeding; it being understood and intended, and being expressly covenanted by each Certificateholder with every other Certificateholder and the Trustee, that no one or more Holders of Certificates shall have any right in any manner whatever by virtue or by availing itself or themselves of any provisions of this Agreement to affect, disturb or prejudice the rights of the Holders of any other of the Certificates, or to obtain or seek to obtain priority over or preference to any other such Holder or to enforce any right under this Agreement, except in the manner herein provided and for the common benefit of all Certificateholders. For the protection and enforcement of the provisions of this Section 11.08, each and every Certificateholder, the Trustee or the Securities Administrator shall be entitled to such relief as can be given either at law or in equity.

Section 11.09 Inspection and Audit Rights. The Master Servicer agrees that, on reasonable prior notice, it will permit any representative of the Depositor or the Trustee during the Master Servicer's normal business hours, to examine all the books of account, records, reports and other papers of the Master Servicer relating to the Mortgage Loans, to make copies and extracts therefrom, to cause such books to be audited by independent certified public accountants selected by the Depositor or the Trustee and to discuss its affairs, finances and accounts relating to such Mortgage Loans with its officers, employees and independent public accountants (and by this provision the Master Servicer hereby authorizes such accountants to discuss with such representative such affairs, finances and accounts), all at such reasonable times and as often as may be reasonably requested. Any out-of-pocket expense incident to the exercise by the Depositor or the Trustee of any right under this Section 11.09 shall be borne by the party requesting such inspection, subject to such party's right to reimbursement hereunder (in the case of the Trustee, pursuant to Section 9.05 hereof).

#### Section 11.10 Certificates Nonassessable and Fully Paid.

It is the intention of the Depositor that Certificateholders shall not be personally liable for obligations of the Trust Fund, that the interests in the Trust Fund represented by the Certificates shall be nonassessable for any reason whatsoever, and that the Certificates, upon due authentication thereof by the Trustee pursuant to this Agreement, are and shall be deemed fully paid.

#### Section 11.11 [reserved].

\* \* \*

IN WITNESS WHEREOF, the Depositor, the Master Servicer, the Sponsor, the Securities Administrator and the Trustee have caused their names to be signed hereto by their respective officers thereunto duly authorized as of the day and year first above written.

STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.,  
as Depositor

By: /s/ Baron Silverstein  
Name: Baron Silverstein  
Title: Vice President

LUMINENT MORTGAGE CAPITAL, INC.,  
as Sponsor

By: /s/ Christopher J. Zyda  
Name: Christopher J. Zyda  
Title: Chief Financial Officer

WELLS FARGO BANK, NATIONAL  
ASSOCIATION,  
as Securities Administrator and Master Servicer

By: /s/ Amy Doyle  
Name: Amy Doyle  
Title: Vice President

HSBC BANK USA, NATIONAL ASSOCIATION,  
as Trustee

By: /s/ Elena Zheng  
Name: Elena Zheng  
Title: Assistant Vice President

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STATE OF NEW YORK        )  
                                  )   ss.:  
COUNTY OF NEW YORK     )

On this 28th day of April, 2006, before me, a notary public in and for said State, appeared Baron Silverstein, personally known to me on the basis of satisfactory evidence to be an authorized representative of Structured Asset Mortgage Investments II Inc., one of the companies that executed the within instrument, and also known to me to be the person who executed it on behalf of such limited liability company and acknowledged to me that such limited liability company executed the within instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

/s/ Ravind Karamsingh  
Notary Public

[Notarial Seal]

STATE OF CALIFORNIA        )  
                                      )     ss.:  
COUNTY OF SAN FRANCISCO    )

On this 28th day of April, 2006, before me, a notary public in and for said State, appeared Christopher Zyda, personally known to me on the basis of satisfactory evidence to be an authorized representative of Luminent Mortgage Capital, Inc. that executed the within instrument, and also known to me to be the person who executed it on behalf of such national banking association, and acknowledged to me that such national banking association executed the within instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

/s/ Gerry Cruz  
Notary Public

[Notarial Seal]

STATE OF MARYLAND            )  
  ) ss.:  
COUNTY OF ANNE ARUNDEL    )

On this 28th day of April, 2006, before me, a notary public in and for said State, appeared Amy Doyle, personally known to me on the basis of satisfactory evidence to be an authorized representative of Wells Fargo Bank, National Association that executed the within instrument, and also known to me to be the person who executed it on behalf of such national banking association, and acknowledged to me that such national banking association executed the within instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

/s/ Joanne K. Stahling  
Notary Public

[Notarial Seal]

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STATE OF NEW YORK        )  
                                  ) ss.:  
COUNTY OF NEW YORK     )

On this 28th day of April, 2006, before me, a notary public in and for said State, appeared Elena Zheng, personally known to me on the basis of satisfactory evidence to be an authorized representative of HSBC Bank USA, National Association that executed the within instrument, and also known to me to be the person who executed it on behalf of such corporation, and acknowledged to me that such corporation executed the within instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

/s/ Ecliff C. Jackman  
\_\_\_\_\_  
Notary Public

[Notarial Seal]

EXHIBIT A-1

## FORM OF CLASS [ ]A- ] CERTIFICATE

SOLELY FOR U.S. FEDERAL INCOME TAX PURPOSES, THIS CERTIFICATE REPRESENTS A "REGULAR INTEREST" IN A "REAL ESTATE MORTGAGE INVESTMENT CONDUIT," AS THOSE TERMS ARE DEFINED, RESPECTIVELY, IN SECTIONS 860G AND 860D OF THE INTERNAL REVENUE CODE OF 1986 (THE "CODE").

THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DECREASED BY THE PRINCIPAL PAYMENTS HEREON. ACCORDINGLY, FOLLOWING THE INITIAL ISSUANCE OF THE CERTIFICATES, THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DIFFERENT FROM THE DENOMINATION SHOWN BELOW. ANYONE ACQUIRING THIS CERTIFICATE MAY ASCERTAIN ITS CERTIFICATE PRINCIPAL BALANCE BY INQUIRY OF THE SECURITIES ADMINISTRATOR NAMED HEREIN.

UNLESS THIS CERTIFICATE IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY TRUST COMPANY TO THE DEPOSITOR OR ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE OR PAYMENT, AND ANY CERTIFICATE ISSUED IS REGISTERED IN THE NAME OF CEDE & CO. OR SUCH OTHER NAME AS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY TRUST COMPANY AND ANY PAYMENT IS MADE TO CEDE & CO., ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL SINCE THE REGISTERED OWNER HEREOF, CEDE & CO., HAS AN INTEREST HEREIN.

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Certificate No.1

[Adjustable][Fixed][Floating] Pass-Through Rate

Class [\_][\_]A-[\_]Senior

Date of Pooling and Servicing Agreement and Cut-off Date:  
April 1, 2006Aggregate Initial Certificate [Principal Balance][Notional Amount] of this Certificate as of the Cut-off Date:  
\$[\_\_\_\_\_]First Distribution Date:  
May 25, 2006Initial [Certificate Principal][Notional] Balance of this Certificate as of the Cut-off Date:  
\$[\_\_\_\_\_]Master Servicer:  
Wells Fargo Bank, National Association

CUSIP: \_\_\_\_\_

Assumed Final Distribution Date:  
May 25, 2036

## MORTGAGE PASS-THROUGH CERTIFICATE

SERIES 2006-3

evidencing a percentage interest in the distributions allocable to the Class [\_][\_]A-[\_] Certificates with respect to a Trust Fund consisting primarily of a pool of conventional one- to four-family fixed interest rate mortgage loans sold by STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.

This Certificate is payable solely from the assets of the Trust Fund, and does not represent an obligation of or interest in Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator referred to below or any of their affiliates or any other person. Neither this Certificate nor the underlying Mortgage Loans are guaranteed or insured by any governmental entity or by Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator or any of their affiliates or any other person. None of Structured Asset Mortgage Investments II Inc., the Master Servicer or any of their affiliates will have any obligation with respect to any certificate or other obligation secured by or payable from payments on the Certificates.

This certifies that Cede & Co. is the registered owner of the Percentage Interest evidenced hereby in the beneficial ownership interest of Certificates of the same Class as this Certificate in a trust (the "Trust Fund") generally consisting of conventional first lien, fixed rate mortgage loans secured by one- to four- family residences (collectively, the "Mortgage Loans") sold by Structured Asset Mortgage Investments II Inc. ("SAMI II"). The Mortgage Loans were sold by Maia Mortgage Finance Statutory Trust ("Maia") to SAMI II. Wells Fargo Bank, National Association will act as master servicer of the Mortgage Loans (the "Master Servicer," which term includes any successors thereto under the Agreement referred to below). The Trust Fund was created pursuant to the Pooling and Servicing Agreement dated as of the Cut-off Date specified above (the "Agreement"), among SAMI II, as depositor (the "Depositor"), Luminent Mortgage Capital, Inc. as Sponsor, Wells Fargo Bank, National Association, as Master Servicer and securities administrator (the "Securities Administrator") and HSBC Bank USA, National Association, as trustee (the "Trustee"), a summary of certain of the pertinent provisions of which is set forth hereafter. To the extent not defined herein, capitalized terms used herein shall have the meaning ascribed to them in the Agreement. This Certificate is issued under and is subject to the terms, provisions and conditions of the Agreement, to which Agreement the Holder of this Certificate by virtue of its acceptance hereof assents and by which such Holder is bound.

Interest on this Certificate will accrue from and including the 25th day of the calendar month preceding the month in which a Distribution Date (as hereinafter defined) occurs (or, with respect to the first accrual period, the Closing Date) to and including the 24th day of the calendar month in which that Distribution Date occurs on the Certificate Principal Balance hereof at a per annum rate equal to the Pass-Through Rate set forth above and as further described in the Agreement. The Securities Administrator will distribute on the 25th day of each month, or, if such 25th day is not a Business Day, the immediately following Business Day (each, a "Distribution Date"), commencing on the First Distribution Date specified above, to the Person in whose name this Certificate is registered at the close of business on the Business Day immediately preceding such Distribution Date, an amount equal to the product of the Percentage Interest evidenced by this Certificate and the amount (of interest and principal, if any) required to be distributed to the Holders of Certificates of the same Class as this Certificate. The Assumed Final Distribution Date is the Distribution Date in the month immediately following the month of the latest scheduled maturity date of any Mortgage Loan and is not likely to be the date on which the Certificate Principal Balance of this Class of Certificates will be reduced to zero.

Distributions on this Certificate will be made by the Securities Administrator by check mailed to the address of the Person entitled thereto as such name and address shall appear on the Certificate Register or, if such Person so requests by notifying the Securities Administrator in writing as specified in the Agreement. Notwithstanding the above, the final distribution on this Certificate will be made after due notice by the Securities Administrator of the pendency of such distribution and only upon presentation and surrender of this Certificate at the office or agency appointed by the Securities Administrator for that purpose and designated in such notice. The Initial Certificate Principal Balance of this Certificate is set forth above. The Certificate Principal Balance hereof will be reduced to the extent of distributions allocable to principal hereon.

This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificateholder, by its acceptance of this Certificate, agrees that it will look solely to the Trust Fund for payment hereunder and that the Trustee or the Securities Administrator is not liable to the Certificateholders for any amount payable under this Certificate or the Agreement or, except as expressly provided in the Agreement, subject to any liability under the Agreement.

This Certificate does not purport to summarize the Agreement and reference is made to the Agreement for the interests, rights and limitations of rights, benefits, obligations and duties evidenced hereby, and the rights, duties and immunities of the Trustee and the Securities Administrator.

The Agreement permits, with certain exceptions therein provided, the amendment thereof and the modification of the rights and obligations of the Depositor and the rights of the Certificateholders under the Agreement from time to time by the parties thereto with the consent of the Holders of the Class or Classes of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes. Any such consent by the Holder of this Certificate shall be conclusive and binding on such Holder and upon all future Holders of this Certificate and of any Certificate issued upon the transfer hereof or in lieu hereof whether or not notation of such consent is made upon this Certificate. The Agreement also permits the amendment thereof, in certain limited circumstances, without the consent of the Holders of any of the Certificates.

As provided in the Agreement and subject to certain limitations therein set forth, the transfer of this Certificate is registrable with the Securities Administrator upon surrender of this Certificate for registration of transfer at the offices or agencies maintained by the Securities Administrator for such purposes, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Securities Administrator duly executed by the Holder hereof or such Holder's attorney duly authorized in writing, and thereupon one or more new Certificates in authorized

denominations representing a like aggregate Percentage Interest will be issued to the designated transferee.

The Certificates are issuable only as registered Certificates without coupons in the Classes and denominations specified in the Agreement. As provided in the Agreement and subject to certain limitations therein set forth, this Certificate is exchangeable for one or more new Certificates evidencing the same Class and in the same aggregate Percentage Interest, as requested by the Holder surrendering the same.

No service charge will be made to the Certificateholders for any such registration of transfer, but the Securities Administrator may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith. The Depositor, the Master Servicer, Securities Administrator, the Trustee and any agent of any of them may treat the Person in whose name this Certificate is registered as the owner hereof for all purposes, and none of Depositor, the Master Servicer, Securities Administrator, the Trustee or any such agent shall be affected by notice to the contrary.

The obligations created by the Agreement and the Group I Sub-Trust created thereby (other than the obligations to make payments to related Certificateholders with respect to the termination of the Agreement) shall terminate upon the earlier of (i) the later of (A) the maturity or other liquidation (or Advance with respect thereto) of the last Group I Mortgage Loan remaining in the Group I Sub-Trust and disposition of all property acquired upon foreclosure or deed in lieu of foreclosure of any Group I Mortgage Loan and (B) the remittance of all related funds due under the Agreement, or (ii) the optional repurchase by the party named in the Agreement of all the Mortgage Loans in Loan Group I and other related assets of the Group I Sub-Trust in accordance with the terms of the Agreement. Such optional repurchase may be made only on or after the earlier of (i) the first Distribution Date on which the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I is less than or equal to 10% of the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group I as of the Cut-off Date. The exercise of such right will effect the early retirement of the Group I Certificates. In no event, however, will the Group I Sub-Trust created by the Agreement continue beyond the earlier of (i) the expiration of beyond the expiration of 21 years after the death of certain persons identified in the Agreement and (ii) the related Latest Possible Maturity Date.

Unless this Certificate has been countersigned by an authorized signatory of the Securities Administrator by manual signature, this Certificate shall not be entitled to any benefit under the Agreement, or be valid for any purpose.

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IN WITNESS WHEREOF, the Securities Administrator has caused this  
Certificate to be duly executed.

Dated: April 28, 2006

WELLS FARGO BANK,  
NATIONAL ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

**CERTIFICATE OF AUTHENTICATION**

This is one of the Class [\_-[\_]A-\_] Certificates referred to in the within-mentioned Agreement.

WELLS FARGO BANK,  
NATIONAL ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

\_\_\_\_\_



## EXHIBIT A-2

## FORM OF CLASS [I-M-[]][[]-B-[]] CERTIFICATE

THIS CERTIFICATE IS SUBORDINATED IN RIGHT OF PAYMENT TO THE RELATED SENIOR CERTIFICATES AS DESCRIBED IN THE AGREEMENT (AS DEFINED BELOW).

SOLELY FOR U.S. FEDERAL INCOME TAX PURPOSES, THIS CERTIFICATE REPRESENTS A "REGULAR INTEREST" IN A "REAL ESTATE MORTGAGE INVESTMENT CONDUIT," AS THOSE TERMS ARE DEFINED, RESPECTIVELY, IN SECTIONS 860G AND 860D OF THE INTERNAL REVENUE CODE OF 1986 (THE "CODE").

THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DECREASED BY THE PRINCIPAL PAYMENTS HEREON AND REALIZED LOSSES ALLOCABLE HERETO AS DESCRIBED IN THE AGREEMENT. ACCORDINGLY, FOLLOWING THE INITIAL ISSUANCE OF THE CERTIFICATES, THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DIFFERENT FROM THE DENOMINATION SHOWN BELOW. ANYONE ACQUIRING THIS CERTIFICATE MAY ASCERTAIN ITS CERTIFICATE PRINCIPAL BALANCE BY INQUIRY OF THE SECURITIES ADMINISTRATOR NAMED HEREIN.

UNLESS THIS CERTIFICATE IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY TRUST COMPANY TO THE DEPOSITOR OR ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE OR PAYMENT, AND ANY CERTIFICATE ISSUED IS REGISTERED IN THE NAME OF CEDE & CO. OR SUCH OTHER NAME AS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY TRUST COMPANY AND ANY PAYMENT IS MADE TO CEDE & CO., ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL SINCE THE REGISTERED OWNER HEREOF, CEDE & CO., HAS AN INTEREST HEREIN.

EACH BENEFICIAL OWNER OF THIS CERTIFICATE OR ANY INTEREST HEREIN SHALL BE DEEMED TO HAVE REPRESENTED, BY VIRTUE OF ITS ACQUISITION OR HOLDING OF THIS CERTIFICATE OR INTEREST HEREIN, THAT EITHER (I) IT IS NOT AN EMPLOYEE BENEFIT PLAN OR OTHER RETIREMENT ARRANGEMENT SUBJECT TO THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED OR SECTION 4975 OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED ("PLAN"), OR INVESTING WITH ASSETS OF A PLAN OR (II) IT HAS ACQUIRED AND IS HOLDING SUCH CERTIFICATE IN RELIANCE ON PROHIBITED TRANSACTION EXEMPTION 90-30, AS AMENDED FROM TIME TO TIME ("EXEMPTION"), AND THAT IT UNDERSTANDS THAT THERE ARE CERTAIN CONDITIONS TO THE AVAILABILITY OF THE EXEMPTION, INCLUDING THAT THE CERTIFICATE MUST BE RATED, AT THE TIME OF PURCHASE, NOT LOWER THAN "BBB-" (OR ITS EQUIVALENT) BY STANDARD & POOR'S, FITCH, INC. OR MOODY'S INVESTORS SERVICE, INC., AND THE CERTIFICATE IS SO RATED OR (III) (1) IT IS AN INSURANCE COMPANY, (2) THE SOURCE OF FUNDS USED TO ACQUIRE OR HOLD THE CERTIFICATE OR INTEREST HEREIN IS AN "INSURANCE COMPANY GENERAL ACCOUNT", AS SUCH TERM IS DEFINED IN PROHIBITED TRANSACTION CLASS EXEMPTION ("PTCE") 95-60, AND (3) THE CONDITIONS IN SECTIONS I AND III OF PTCE 95-60 HAVE BEEN SATISFIED.

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Certificate No.1

Variable Pass-Through Rate

CLASS [I-M-[]][[]-B-[]] Subordinate

Date of Pooling and Servicing Agreement and Cut-off Date:  
April 1, 2006Aggregate Initial Certificate Principal Balance of this Certificate as of the Cut-off Date:  
\$ \_\_\_\_\_First Distribution Date:  
May 25, 2006Initial Certificate Principal Balance of this Certificate as of the Cut-off Date:  
\$ \_\_\_\_\_Master Servicer:  
Wells Fargo Bank, National Association

CUSIP: \_\_\_\_\_

Assumed Final Distribution Date:  
[April][May] 25, 2036MORTGAGE PASS-THROUGH CERTIFICATE  
SERIES 2006-3

evidencing a percentage interest in the distributions allocable to the CLASS [I-M-[]][[]-B-[]] Certificates with respect to a Trust Fund consisting primarily of a pool of conventional one- to four-family fixed interest rate mortgage loans sold by STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.

This Certificate is payable solely from the assets of the Trust Fund, and does not represent an obligation of or interest in Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator referred to below or any of their affiliates or any other person. Neither this Certificate nor the underlying Mortgage Loans are guaranteed or insured by any governmental entity or by Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator or any of their affiliates or any other person. None of Structured Asset Mortgage Investments II Inc., the Master Servicer or any of their affiliates will have any obligation with respect to any certificate or other obligation secured by or payable from payments on the Certificates.

This certifies that Cede & Co. is the registered owner of the Percentage Interest evidenced hereby in the beneficial ownership interest of Certificates of the same Class as this Certificate in a trust (the ATrust Fund@) generally consisting of conventional first lien, fixed rate mortgage loans secured by one- to four- family residences (collectively, the AMortgage Loans@) sold by Structured Asset Mortgage Investments II Inc. (ASAMI II@). The Mortgage Loans were sold by Maia Mortgage Finance Statutory Trust (AMaia@) to SAMI II. Wells Fargo Bank, National Association will act as master servicer of the Mortgage Loans (the AMaster Servicer,@ which term includes any successors thereto under the Agreement referred to below). The Trust Fund was created pursuant to the Pooling and Servicing Agreement dated as of the Cut-off Date specified above (the AAgreement@), among SAMI II, as depositor (the ADepositor@), Luminant Mortgage Capital, Inc. as Sponsor, Wells Fargo Bank, National Association, as Master Servicer and securities administrator (the ASecurities Administrator@) and HSBC Bank USA, National Association, as trustee (the ATrustee@), a summary of certain of the pertinent provisions of which is set forth hereafter. To the extent not defined herein, capitalized terms used herein shall have the meaning ascribed to them in the Agreement. This Certificate is issued under and is subject to the terms, provisions and conditions of the Agreement, to which Agreement the Holder of this Certificate by virtue of its acceptance hereof assents and by which such Holder is bound.

Interest on this Certificate will accrue during the month prior to the month in which a Distribution Date (as hereinafter defined) occurs on the Certificate Principal Balance hereof at a per annum rate equal to the Pass-Through Rate set forth above. The Securities Administrator will distribute on the 25th day of each month, or, if such 25th day is not a Business Day, the immediately following Business Day (each, a ADistribution Date"), commencing on the First Distribution Date specified above, to the Person in whose name this Certificate is registered at the close of business on the last day (or if such last day is not a Business Day, the Business Day immediately preceding such last day) of the calendar month immediately preceding the month in which the Distribution Date occurs, an amount equal to the product of the Percentage Interest evidenced by this Certificate and the amount (of interest and principal, if any) required to be distributed to the Holders of Certificates of the same Class as this Certificate. The Assumed Final Distribution Date is the Distribution Date in the month following the latest scheduled maturity date of any Mortgage Loan and is not likely to be the date on which the Certificate Principal Balance of this Class of Certificates will be reduced to zero.

Distributions on this Certificate will be made by the Securities Administrator by check mailed to the address of the Person entitled thereto as such name and address shall appear on the Certificate Register or, if such Person so requests by notifying the Securities Administrator in writing as specified in the Agreement. Notwithstanding the above, the final distribution on this Certificate will be made after due notice by the Securities Administrator of the pendency of such distribution and only upon presentation and surrender of this Certificate at the office or agency appointed by the Securities Administrator for that purpose and designated in such notice. The Initial Certificate Principal Balance of this Certificate is set forth above. The Certificate Principal Balance hereof will be reduced to the extent of distributions allocable to principal hereon and any Realized Losses allocable hereto.

This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the ACertificates@). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

Each beneficial owner of this Certificate or any interest herein shall be deemed to have represented, by virtue of its acquisition or holding of this certificate or interest herein, that either (i) it is not an employee benefit plan or other retirement arrangement subject to the Employee Retirement Income Security Act of 1974, as amended or section 4975 of the Internal Revenue Code of 1986, as amended (APlan@), or investing with assets of a Plan or (ii) it has acquired and is holding such certificate in reliance on Prohibited Transaction Exemption 90-30, as amended from time to time (AExemption@), and that it understands that there are certain conditions to the availability of the Exemption, including that the certificate must be rated, at the time of purchase, not lower than ABBB-A (or its equivalent) by Standard & Poor's, Fitch, Inc. or Moody's Investors Service, Inc., and the certificate is so rated or (iii) (1) it is an insurance company, (2) the source of funds used to acquire or hold the certificate or interest herein is an Ainsurance company general account@, as such term is defined in Prohibited Transaction Class Exemption (APTCE@) 95-60, and (3) the conditions in Sections I and III of PTCE 95-60 have been satisfied.

The Certificateholder, by its acceptance of this Certificate, agrees that it will look solely to the Trust Fund for payment hereunder and that the Trustee or the Securities Administrator is not liable to the Certificateholders for any amount payable under this Certificate or the Agreement or, except as expressly provided in the Agreement, subject to any liability under the Agreement.

This Certificate does not purport to summarize the Agreement and reference is made to the Agreement for the interests, rights and limitations of rights, benefits, obligations and duties evidenced hereby, and the rights, duties and immunities of the Trustee and the Securities Administrator.

The Agreement permits, with certain exceptions therein provided, the amendment thereof and the modification of the rights and obligations of the Depositor and the rights of the Certificateholders under the Agreement from time to time by the parties thereto with the consent of the Holders of the Class or Classes of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes. Any such consent by the Holder of this Certificate shall be conclusive and binding on such Holder and upon all future Holders of this Certificate and of any

Certificate issued upon the transfer hereof or in lieu hereof whether or not notation of such consent is made upon this Certificate. The Agreement also permits the amendment thereof, in certain limited circumstances, without the consent of the Holders of any of the Certificates.

As provided in the Agreement and subject to certain limitations therein set forth, the transfer of this Certificate is registrable with the Securities Administrator upon surrender of this Certificate for registration of transfer at the offices or agencies maintained by the Securities Administrator for such purposes, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Securities Administrator duly executed by the Holder hereof or such Holder's attorney duly authorized in writing, and thereupon one or more new Certificates in authorized denominations representing a like aggregate Percentage Interest will be issued to the designated transferee.

The Certificates are issuable only as registered Certificates without coupons in the Classes and denominations specified in the Agreement. As provided in the Agreement and subject to certain limitations therein set forth, this Certificate is exchangeable for one or more new Certificates evidencing the same Class and in the same aggregate Percentage Interest, as requested by the Holder surrendering the same.

No service charge will be made to the Certificateholders for any such registration of transfer, but the Securities Administrator may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith. The Depositor, the Master Servicer, the Securities Administrator, the Trustee and any agent of any of them may treat the Person in whose name this Certificate is registered as the owner hereof for all purposes, and none of the Depositor, the Master Servicer, the Securities Administrator, the Trustee or any such agent shall be affected by notice to the contrary.

The obligations created by the Agreement and the Group II Sub-Trust created thereby (other than the obligations to make payments to related Certificateholders with respect to the termination of the Agreement) shall terminate upon the earlier of (i) the later of (A) the maturity or other liquidation (or Advance with respect thereto) of the last Group II Mortgage Loan remaining in the Group II Sub-Trust and disposition of all property acquired upon foreclosure or deed in lieu of foreclosure of any Group II Mortgage Loan and (B) the remittance of all related funds due under the Agreement, or (ii) the optional repurchase by the party named in the Agreement of all the Group II Mortgage Loans and other assets of the Group II Sub-Trust in accordance with the terms of the Agreement. Such optional repurchase may be made only on or after the Distribution Date on which the aggregate Stated Principal Balance of the Group II Mortgage Loans is less than the percentage of the aggregate Stated Principal Balance specified in the Agreement of the Group II Mortgage Loans at the Cut-off Date. The exercise of such right will effect the early retirement of the Group II Certificates. In no event, however, will the Group II Sub-Trust created by the Agreement continue beyond the earlier of (i) the expiration of beyond the expiration of 21 years after the death of certain persons identified in the Agreement and (ii) the related Latest Possible Maturity Date.

Unless this Certificate has been countersigned by an authorized signatory of the Securities Administrator by manual signature, this Certificate shall not be entitled to any benefit under the Agreement, or be valid for any purpose.

IN WITNESS WHEREOF, the Securities Administrator has caused this Certificate to be duly executed.

Dated: \_\_\_\_\_, 20\_\_

WELLS FARGO BANK, NATIONAL ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

**CERTIFICATE OF AUTHENTICATION**

This is one of the CLASS [I-M-[ ]][[ ]-B-[ ]] Certificates referred to in the within-mentioned Agreement.

WELLS FARGO BANK, NATIONAL ASSOCIATION, as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

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## EXHIBIT A-3

FORM OF CLASS ☐-☐X-☐ CERTIFICATE

SOLELY FOR U.S. FEDERAL INCOME TAX PURPOSES, THIS CERTIFICATE REPRESENTS A "REGULAR INTEREST" IN A "REAL ESTATE MORTGAGE INVESTMENT CONDUIT," AS THOSE TERMS ARE DEFINED, RESPECTIVELY, IN SECTIONS 860G AND 860D OF THE INTERNAL REVENUE CODE OF 1986 (THE "CODE").

UNLESS THIS CERTIFICATE IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY TRUST COMPANY TO THE DEPOSITOR OR ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE OR PAYMENT, AND ANY CERTIFICATE ISSUED IS REGISTERED IN THE NAME OF CEDE & CO. OR SUCH OTHER NAME AS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF THE DEPOSITORY TRUST COMPANY AND ANY PAYMENT IS MADE TO CEDE & CO., ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL SINCE THE REGISTERED OWNER HEREOF, CEDE & CO., HAS AN INTEREST HEREIN.

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Certificate No.1

Fixed

CLASS ☐-☐X-☐ Subordinate

Date of Pooling and Servicing Agreement and Cut-off Date:  
April 1, 2006

Aggregate Initial Certificate Principal Balance of this Certificate as of the Cut-off Date:  
\$ \_\_\_\_\_

First Distribution Date:  
May 25, 2006

Initial Certificate Principal Balance of this Certificate as of the Cut-off Date:  
\$ \_\_\_\_\_

Master Servicer:  
Wells Fargo Bank, National Association

CUSIP: \_\_\_\_\_

Assumed Final Distribution Date:  
April 25, 2036

MORTGAGE PASS-THROUGH CERTIFICATE  
SERIES 2006-3

evidencing a percentage interest in the distributions allocable to the CLASS ☐-☐ X-☐ Certificates with respect to a Trust Fund consisting primarily of a pool of conventional one- to four-family fixed interest rate mortgage loans sold by STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.

This Certificate is payable solely from the assets of the Trust Fund, and does not represent an obligation of or interest in Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator referred to below or any of their affiliates or any other person. Neither this Certificate nor the underlying Mortgage Loans are guaranteed or insured by any governmental entity or by Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator or any of their affiliates or any other person. None of Structured Asset Mortgage Investments II Inc., the Master Servicer or any of their affiliates will have any obligation with respect to any certificate or other obligation secured by or payable from payments on the Certificates.

This certifies that Cede & Co. is the registered owner of the Percentage Interest evidenced hereby in the beneficial ownership interest of Certificates of the same Class as this Certificate in a trust (the "Trust Fund") generally consisting of conventional first lien, fixed rate mortgage loans secured by one- to four- family residences (collectively, the "Mortgage Loans") sold by Structured Asset Mortgage Investments II Inc. ("SAMI II"). The Mortgage Loans were sold by Maia Mortgage Finance Statutory Trust ("Maia") to SAMI II. Wells Fargo Bank, National Association will act as master servicer of the Mortgage Loans (the "Master Servicer," which term includes any successors thereto under the Agreement referred to below). The Trust Fund was created pursuant to the Pooling and Servicing Agreement dated as of the Cut-off Date specified above (the "Agreement"), among SAMI II, as depositor (the "Depositor"), Luminent Mortgage Capital, Inc. as Sponsor, Wells Fargo Bank, National Association, as Master Servicer and securities administrator (the "Securities Administrator") and HSBC Bank USA, National Association, as trustee (the "Trustee"), a summary of certain of the pertinent provisions of which is set forth hereafter. To the extent not defined herein, capitalized terms used herein shall have the meaning ascribed to them in the Agreement. This Certificate is issued under and is subject to the terms, provisions and conditions of the Agreement, to which Agreement the Holder of this Certificate by virtue of its acceptance hereof assents and by which such Holder is bound.

Interest on this Certificate will accrue during the month prior to the month in which a Distribution Date (as hereinafter defined) occurs on the Certificate Principal Balance hereof at a per annum rate equal to the Pass-Through Rate set forth above. The Securities Administrator will distribute on the 25th day of each month, or, if such 25th day is not a Business Day, the immediately following Business Day (each, a "Distribution Date"), commencing on the First Distribution Date specified above, to the Person in whose name this Certificate is registered at the close of business on the last day (or if such last day is not a Business Day, the Business Day immediately preceding such last day) of the calendar month immediately preceding the month in which the Distribution Date occurs, an amount equal to the product of the Percentage Interest evidenced by this Certificate and the amount (of interest and principal, if any) required to be distributed to the Holders of Certificates of the same Class as this Certificate. The Assumed Final Distribution Date is the Distribution Date in the month following the latest scheduled maturity date of any Mortgage Loan and is not likely to be the date on which the Notional Amount of this Class of Certificates will be reduced to zero. The Class II-IX Certificates have no Certificate Principal Balance.

Distributions on this Certificate will be made by the Securities Administrator by check mailed to the address of the Person entitled thereto as such name and address shall appear on the Certificate Register or, if such Person so requests by notifying the Securities Administrator in writing as specified in the Agreement. Notwithstanding the above, the final distribution on this Certificate will be made after due notice by the Securities Administrator of the pendency of such distribution and only upon presentation and surrender of this Certificate at the office or agency appointed by the Securities Administrator for that purpose and designated in such notice. The Initial Notional Amount of this Certificate is set forth above.

This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificateholder, by its acceptance of this Certificate, agrees that it will look solely to the Trust Fund for payment hereunder and that the Trustee or the Securities Administrator is not liable to the Certificateholders for any amount payable under this Certificate or the Agreement or, except as expressly provided in the Agreement, subject to any liability under the Agreement.

This Certificate does not purport to summarize the Agreement and reference is made to the Agreement for the interests, rights and limitations of rights, benefits, obligations and duties evidenced hereby, and the rights, duties and immunities of the Trustee and the Securities Administrator.

The Agreement permits, with certain exceptions therein provided, the amendment thereof and the modification of the rights and obligations of the Depositor and the rights of the Certificateholders under the Agreement from time to time by the parties thereto with the consent of the Holders of the Class or Classes of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes. Any such consent by the Holder of this Certificate shall be conclusive and binding on such Holder and upon all future Holders of this Certificate and of any Certificate issued upon the transfer hereof or in lieu hereof whether or not notation of such consent is made upon this Certificate. The Agreement also permits the amendment thereof, in certain limited circumstances, without the consent of the Holders of any of the Certificates.

As provided in the Agreement and subject to certain limitations therein set forth, the transfer of this Certificate is registrable with the Securities Administrator upon surrender of this Certificate for registration of transfer at the offices or agencies maintained by the Securities Administrator for such purposes, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Securities Administrator duly executed by the Holder hereof or such Holder's attorney duly authorized in writing, and thereupon one or more new Certificates in authorized denominations representing a like aggregate Percentage Interest will be issued to the designated transferee.

The Certificates are issuable only as registered Certificates without coupons in the Classes and denominations specified in the Agreement. As provided in the Agreement and subject

to certain limitations therein set forth, this Certificate is exchangeable for one or more new Certificates evidencing the same Class and in the same aggregate Percentage Interest, as requested by the Holder surrendering the same.

No service charge will be made to the Certificateholders for any such registration of transfer, but the Securities Administrator may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith. The Depositor, the Master Servicer, the Securities Administrator, the Trustee and any agent of any of them may treat the Person in whose name this Certificate is registered as the owner hereof for all purposes, and none of Depositor, the Master Servicer, the Securities Administrator, the Trustee or any such agent shall be affected by notice to the contrary.

The obligations created by the Agreement and the Group II Sub-Trust created thereby (other than the obligations to make payments to related Certificateholders with respect to the termination of the Agreement) shall terminate upon the earlier of (i) the later of (A) the maturity or other liquidation (or Advance with respect thereto) of the last Group II Mortgage Loan remaining in the Group II Sub-Trust and disposition of all property acquired upon foreclosure or deed in lieu of foreclosure of any Group II Mortgage Loan and (B) the remittance of all related funds due under the Agreement, or (ii) the optional repurchase by the party named in the Agreement of all the Group II Mortgage Loans and other assets of the Group II Sub-Trust in accordance with the terms of the Agreement. Such optional repurchase may be made only on or after the Distribution Date on which the aggregate Stated Principal Balance of the Group II Mortgage Loans is less than the percentage the aggregate Stated Principal Balance specified in the Agreement of the Group II Mortgage Loans at the Cut-off Date. The exercise of such right will effect the early retirement of the Group II Certificates. In no event, however, will the Group II Sub-Trust created by the Agreement continue beyond the earlier of (i) the expiration of beyond the expiration of 21 years after the death of certain persons identified in the Agreement and (ii) the related Latest Possible Maturity Date.

Unless this Certificate has been countersigned by an authorized signatory of the Securities Administrator by manual signature, this Certificate shall not be entitled to any benefit under the Agreement, or be valid for any purpose.

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IN WITNESS WHEREOF, the Securities Administrator has caused this  
Certificate to be duly executed.

Dated: April 28, 2006

WELLS FARGO BANK,  
NATIONAL ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

**CERTIFICATE OF AUTHENTICATION**

This is one of the Class ☐-☐X-☐ Certificates referred to in the within-mentioned Agreement.

WELLS FARGO BANK, NATIONAL ASSOCIATION, as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory



## EXHIBIT A-4

## FORM OF CLASS R CERTIFICATE

THIS CERTIFICATE MAY NOT BE HELD BY OR TRANSFERRED TO A NON-UNITED STATES PERSON OR A DISQUALIFIED ORGANIZATION (AS DEFINED BELOW).

SOLELY FOR U.S. FEDERAL INCOME TAX PURPOSES, THIS CERTIFICATE IS A "RESIDUAL INTEREST" IN A "REAL ESTATE MORTGAGE INVESTMENT CONDUIT" AS THOSE TERMS ARE DEFINED, RESPECTIVELY, IN SECTIONS 860G AND 860D OF THE INTERNAL REVENUE CODE OF 1986 (THE "CODE").

THIS CERTIFICATE MAY NOT BE ACQUIRED DIRECTLY OR INDIRECTLY BY, OR ON BEHALF OF, AN EMPLOYEE BENEFIT PLAN OR OTHER RETIREMENT ARRANGEMENT WHICH IS SUBJECT TO TITLE I OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED, OR SECTION 4975 OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED, UNLESS THE PROPOSED TRANSFEREE PROVIDES THE SECURITIES ADMINISTRATOR WITH AN OPINION OF COUNSEL ADDRESSED TO THE TRUSTEE, DEPOSITOR, MASTER SERVICER AND SECURITIES ADMINISTRATOR AND ON WHICH THEY MAY RELY THAT IS SATISFACTORY TO THE SECURITIES ADMINISTRATOR THAT THE PURCHASE OF CERTIFICATES ON BEHALF OF SUCH PERSON WILL NOT RESULT IN OR CONSTITUTE A NON-EXEMPT PROHIBITED TRANSACTION, IS PERMISSIBLE UNDER APPLICABLE LAW AND WILL NOT GIVE RISE TO ANY ADDITIONAL OBLIGATIONS ON THE PART OF THE DEPOSITOR, THE MASTER SERVICER, THE SECURITIES ADMINISTRATOR OR THE TRUSTEE.

ANY RESALE, TRANSFER OR OTHER DISPOSITION OF THIS CERTIFICATE MAY BE MADE ONLY IF THE PROPOSED TRANSFEREE PROVIDES A TRANSFER AFFIDAVIT TO THE MASTER SERVICER AND THE TRUSTEE THAT (1) SUCH TRANSFEREE IS NOT (A) THE UNITED STATES, ANY STATE OR POLITICAL SUBDIVISION THEREOF, ANY POSSESSION OF THE UNITED STATES, OR ANY AGENCY OR INSTRUMENTALITY OF ANY OF THE FOREGOING (OTHER THAN AN INSTRUMENTALITY WHICH IS A CORPORATION IF ALL OF ITS ACTIVITIES ARE SUBJECT TO TAX AND EXCEPT FOR FREDDIE MAC, A MAJORITY OF ITS BOARD OF DIRECTORS IS NOT SELECTED BY SUCH GOVERNMENTAL UNIT), (B) A FOREIGN GOVERNMENT, ANY INTERNATIONAL ORGANIZATION, OR ANY AGENCY OR INSTRUMENTALITY OF EITHER OF THE FOREGOING, (C) ANY ORGANIZATION (OTHER THAN CERTAIN FARMERS= COOPERATIVES DESCRIBED IN SECTION 521 OF THE CODE) WHICH IS EXEMPT FROM THE TAX IMPOSED BY CHAPTER 1 OF THE CODE UNLESS SUCH ORGANIZATION IS SUBJECT TO THE TAX IMPOSED BY SECTION 511 OF THE CODE (INCLUDING THE TAX IMPOSED BY SECTION 511 OF THE CODE ON UNRELATED BUSINESS TAXABLE INCOME), (D) RURAL ELECTRIC AND TELEPHONE COOPERATIVES DESCRIBED IN SECTION 1381(a)(2)(C) OF THE CODE, (E) AN ELECTING LARGE PARTNERSHIP UNDER SECTION 775(a) OF THE CODE (ANY SUCH PERSON DESCRIBED IN THE FOREGOING CLAUSES (A), (B), (C), (D) OR (E) BEING HEREIN REFERRED TO AS A "DISQUALIFIED ORGANIZATION"), OR (F) AN AGENT OF A DISQUALIFIED ORGANIZATION, (2) NO PURPOSE OF SUCH TRANSFER IS TO IMPEDE THE ASSESSMENT OR COLLECTION OF TAX, (3) SUCH TRANSFEREE SATISFIES CERTAIN ADDITIONAL CONDITIONS RELATING TO THE FINANCIAL CONDITION OF THE PROPOSED TRANSFEREE, AND (4) SUCH TRANSFEREE IS A UNITED STATES PERSON. NOTWITHSTANDING THE REGISTRATION IN THE CERTIFICATE REGISTER OR ANY TRANSFER, SALE OR OTHER DISPOSITION OF THIS CERTIFICATE TO A DISQUALIFIED ORGANIZATION OR AN AGENT OF A DISQUALIFIED ORGANIZATION A NON-UNITED STATES PERSON, SUCH REGISTRATION SHALL BE DEEMED TO BE OF NO LEGAL FORCE OR EFFECT WHATSOEVER AND SUCH PERSON SHALL NOT BE DEEMED TO BE A CERTIFICATEHOLDER FOR ANY PURPOSE HEREUNDER, INCLUDING, BUT NOT LIMITED TO, THE RECEIPT OF DISTRIBUTIONS ON THIS CERTIFICATE. EACH HOLDER OF THIS CERTIFICATE BY ACCEPTANCE OF THIS CERTIFICATE SHALL BE DEEMED TO HAVE CONSENTED TO THE PROVISIONS OF THIS PARAGRAPH.

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Certificate No. 1

Class R

Date of Pooling and Servicing Agreement  
and Cut-off Date:  
April 1, 2006

Aggregate Initial Current Principal Amount of this Certificate as of the Cut-off Date:  
\$ \_\_\_\_\_

First Distribution Date:  
May 25, 2006

Initial Current Principal Amount of this Certificate as of the Cut-off Date:  
\$ \_\_\_\_\_

Master Servicer:  
Wells Fargo Bank, National Association

CUSIP: \_\_\_\_\_

Assumed Final Distribution Date:  
May 25, 2036

MORTGAGE PASS-THROUGH CERTIFICATE  
SERIES 2006-3

evidencing a percentage interest in the distributions allocable to the Class R Certificates with respect to a Trust Fund consisting primarily of a pool of conventional one- to four-family fixed interest rate mortgage loans sold by STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.

This Certificate is payable solely from the assets of the Trust Fund, and does not represent an obligation of or interest in Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator referred to below or any of their affiliates or any other person. Neither this Certificate nor the underlying Mortgage Loans are guaranteed or insured by any governmental entity or by Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator or any of their affiliates or any other person. None of Structured Asset Mortgage Investments II Inc., the Master Servicer or any of their affiliates will have any obligation with respect to any certificate or other obligation secured by or payable from payments on the Certificates.

This certifies that Bear, Stearns Securities Corp. is the registered owner of the Percentage Interest evidenced hereby in the beneficial ownership interest of Certificates of the same Class as this Certificate in a trust (the "Trust Fund") generally consisting of conventional first lien, fixed rate mortgage loans secured by one- to four- family residences (collectively, the "Mortgage Loans") sold by Structured Asset Mortgage Investments II Inc. ("SAMI II"). The Mortgage Loans were sold by Maia Mortgage Finance Statutory Trust ("Maia") to SAMI II. Wells Fargo Bank, National Association will act as master servicer of the Mortgage Loans (the "Master Servicer," which term includes any successors thereto under the Agreement referred to below). The Trust Fund was created pursuant to the Pooling and Servicing Agreement dated as of the Cut-off Date specified above (the "Agreement"), among SAMI II, as depositor (the "Depositor"), Luminant Mortgage Capital, Inc., as sponsor, Wells Fargo Bank, National Association, as Master Servicer and securities administrator (the "Securities Administrator") and HSBC Bank USA, National Association, as trustee (the "Trustee"), a summary of certain of the pertinent provisions of which is set forth hereafter. To the extent not defined herein, capitalized terms used herein shall have the meaning ascribed to them in the Agreement. This Certificate is issued under and is subject to the terms, provisions and conditions of the Agreement, to which Agreement the Holder of this Certificate by virtue of its acceptance hereof assents and by which such Holder is bound.

Each Holder of this Certificate will be deemed to have agreed to be bound by the restrictions set forth in the Agreement to the effect that (i) each person holding or acquiring any Ownership Interest in this Certificate must be a United States Person and a Permitted Transferee, (ii) the transfer of any Ownership Interest in this Certificate will be conditioned upon the delivery to the Securities Administrator of, among other things, an affidavit to the effect that it is a United States Person and Permitted Transferee, (iii) any attempted or purported transfer of any Ownership Interest in this Certificate in violation of such restrictions will be absolutely null and void and will vest no rights in the purported transferee, and (iv) if any person other than a United States Person and a Permitted Transferee acquires any Ownership Interest in this Certificate in violation of such restrictions, then the Depositor will have the right, in its sole discretion and without notice to the Holder of this Certificate, to sell this Certificate to a purchaser selected by the Depositor, which purchaser may be the Depositor, or any affiliate of the Depositor, on such terms and conditions as the Depositor may choose.

The Securities Administrator will distribute on the 25th day of each month, or, if such 25th day is not a Business Day, the immediately following Business Day (each, a "Distribution Date"), commencing on the First Distribution Date specified above, to the Person in whose name this Certificate is registered at the close of business on the last day (or if such last day is not a Business Day, the Business Day immediately preceding such last day) of the calendar month immediately preceding the month in which the Distribution Date occurs, an amount equal to the product of the Percentage Interest evidenced by this Certificate and the amounts required to be distributed to the Holders of Certificates of the same Class as this Certificate. The Assumed Final Distribution Date is the Distribution Date in the month following the latest scheduled maturity date of any Mortgage Loan.

Distributions on this Certificate will be made by the Securities Administrator by check mailed to the address of the Person entitled thereto as such name and address shall appear on the Certificate Register or, if such Person so requests by notifying the Securities Administrator in writing as specified in the Agreement. Notwithstanding the above, the final distribution on this Certificate will be made after due notice by the Securities Administrator of the pendency of such distribution and only upon presentation and surrender of this Certificate at the office or agency appointed by the Securities Administrator for that purpose and designated in such notice.

This certificate may not be acquired directly or indirectly by, or on behalf of, an employee benefit plan or other retirement arrangement which is subject to Title I of the Employee Retirement Income Security Act of 1974, as amended, or section 4975 of the Internal Revenue Code of 1986, as amended, unless the proposed transferee provides the Securities Administrator with an Opinion of Counsel addressed to the Trustee, Master Servicer and the Securities Administrator and on which they may rely (which shall not be at the expense of the Trustee, Master Servicer or the Securities Administrator) which is acceptable to the Securities Administrator, that the purchase of this Certificate will not result in or constitute a non-exempt prohibited transaction, is permissible under applicable law and will not give rise to any additional obligations on the part of the Depositor, the Master Servicer, the Securities Administrator or the Trustee.

This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificateholder, by its acceptance of this Certificate, agrees that it will look solely to the Trust Fund for payment hereunder and that the Trustee or the Securities Administrator is not liable to the Certificateholders for any amount payable under this Certificate or the Agreement or, except as expressly provided in the Agreement, subject to any liability under the Agreement.

This Certificate does not purport to summarize the Agreement and reference is made to the Agreement for the interests, rights and limitations of rights, benefits, obligations and duties evidenced hereby, and the rights, duties and immunities of the Trustee and the Securities Administrator.

The Agreement permits, with certain exceptions therein provided, the amendment thereof and the modification of the rights and obligations of the Depositor and the rights of the Certificateholders under the Agreement from time to time by the parties thereto with the consent of the the Holders of the Class or Classes of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes. The Agreement also permits the amendment thereof, in certain limited circumstances, without the consent of the Holders of any of the Certificates.

As provided in the Agreement and subject to certain limitations therein set forth, the transfer of this Certificate is registrable with the Securities Administrator upon surrender of this Certificate for registration of transfer at the offices or agencies maintained by the Securities Administrator for such purposes, duly endorsed by, or accompanied by a written instrument of transfer in



form satisfactory to the Securities Administrator duly executed by the Holder hereof or such Holder's attorney duly authorized in writing, and thereupon one or more new Certificates in authorized denominations representing a like aggregate Percentage Interest will be issued to the designated transferee.

The Certificates are issuable only as registered Certificates without coupons in the Classes and denominations specified in the Agreement. As provided in the Agreement and subject to certain limitations therein set forth, this Certificate is exchangeable for one or more new Certificates evidencing the same Class and in the same aggregate Percentage Interest, as requested by the Holder surrendering the same.

No service charge will be made to the Certificateholders for any such registration of transfer, but the Securities Administrator may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith. The Depositor, the Master Servicer, the Securities Administrator, the Trustee and any agent of any of them may treat the Person in whose name this Certificate is registered as the owner hereof for all purposes, and none of Depositor, the Master Servicer, the Securities Administrator, the Trustee or any such agent shall be affected by notice to the contrary.

The obligations created by the Agreement and each of the Group I Sub-Trust and Group II Sub-Trust created thereby (other than the obligations to make payments to related Certificateholders with respect to the termination of the Agreement) shall terminate upon the earlier of (i) the later of (A) the maturity or other liquidation (or Advance with respect thereto) of the last Mortgage Loan remaining in the Trust and disposition of all property acquired upon foreclosure or deed in lieu of foreclosure of any Mortgage Loan and (B) the remittance of all related funds due under the Agreement, or (ii) the optional repurchase by the party or parties named in the Agreement of all the related Mortgage Loans in each Loan Group and other related assets of the Trust in accordance with the terms of the Agreement. Each such optional repurchase may be made only on or after the earlier of the first Distribution Date on which the aggregate Stated Principal Balance of the related Mortgage Loans is less than or equal to 10% of the aggregate Stated Principal Balance of the related Mortgage Loans as of the Cut-off Date. The exercise of such right will effect the early retirement of the related Certificates (other than the Class R Certificates to the extent that any other Certificates remain outstanding). In no event, however, will the each of the Group I Sub-Trust and Group II Sub-Trust created by the Agreement continue beyond the earlier of (i) the expiration of beyond the expiration of 21 years after the death of certain persons identified in the Agreement and (ii) the related Latest Possible Maturity Date.

Unless this Certificate has been countersigned by an authorized signatory of the Securities Administrator by manual signature, this Certificate shall not be entitled to any benefit under the Agreement, or be valid for any purpose.

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IN WITNESS WHEREOF, the Securities Administrator has caused this Certificate to be duly executed.

Dated: April 28, 2006

WELLS FARGO BANK, NATIONAL  
ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

**CERTIFICATE OF AUTHENTICATION**

This is one of the Class R Certificates referred to in the within-mentioned Agreement.

WELLS FARGO BANK, NATIONAL  
ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

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## ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sell(s), assign(s) and transfer(s) unto \_\_\_\_\_ (Please print or typewrite name and address including postal zip code of assignee) a Percentage Interest evidenced by the within Asset-Backed Certificate and hereby authorizes the transfer of registration of such interest to assignee on the Certificate Register of the Trust Fund.

I (We) further direct the Certificate Registrar to issue a new Certificate of a like denomination and Class, to the above named assignee and deliver such Certificate to the following address:

Dated:

Signature by or on behalf of assignor

Signature Guaranteed

## DISTRIBUTION INSTRUCTIONS

This assignee should include the following for purposes of distribution:

Distributions shall be made, by wire transfer or otherwise, in immediately available funds

for the account of \_\_\_\_\_,

account number \_\_\_\_\_, or, if mailed by check, to \_\_\_\_\_,

Applicable statements should be mailed to \_\_\_\_\_,

This information is provided by \_\_\_\_\_,

the assignee named above, or \_\_\_\_\_,

as its agent.

EXHIBIT A-5

## FORM OF CLASS I-B-IO CERTIFICATES

THIS CERTIFICATE IS SUBORDINATED IN RIGHT OF PAYMENT TO THE RELATED SENIOR CERTIFICATES, CLASS I-M-1, CLASS I-M-2, CLASS I-M-3, CLASS I-B-1, CLASS I-B-2 AND CLASS I-B-3 CERTIFICATES AS DESCRIBED IN THE AGREEMENT (AS DEFINED BELOW).

SOLELY FOR U.S. FEDERAL INCOME TAX PURPOSES, THIS CERTIFICATE REPRESENTS A "REGULAR INTEREST" IN A "REAL ESTATE MORTGAGE INVESTMENT CONDUIT," AS THOSE TERMS ARE DEFINED, RESPECTIVELY, IN SECTIONS 860G AND 860D OF THE INTERNAL REVENUE CODE OF 1986 (THE "CODE").

THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DECREASED BY THE PRINCIPAL PAYMENTS HEREON AND REALIZED LOSSES ALLOCABLE HERETO AS DESCRIBED IN THE AGREEMENT. ACCORDINGLY, FOLLOWING THE INITIAL ISSUANCE OF THE CERTIFICATES, THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DIFFERENT FROM THE DENOMINATION SHOWN BELOW. ANYONE ACQUIRING THIS CERTIFICATE MAY ASCERTAIN ITS CERTIFICATE PRINCIPAL BALANCE BY INQUIRY OF THE SECURITIES ADMINISTRATOR NAMED HEREIN.

THIS CERTIFICATE HAS NOT BEEN AND WILL NOT BE REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR UNDER ANY STATE SECURITIES LAWS. THE HOLDER HEREOF, BY PURCHASING THIS CERTIFICATE, AGREES THAT THIS CERTIFICATE MAY BE REOFFERED, RESOLD, PLEDGED OR OTHERWISE TRANSFERRED ONLY IN COMPLIANCE WITH THE SECURITIES ACT AND OTHER APPLICABLE LAWS AND ONLY (1) PURSUANT TO RULE 144A UNDER THE SECURITIES ACT ("RULE 144A") TO A PERSON THAT THE HOLDER REASONABLY BELIEVES IS A QUALIFIED INSTITUTIONAL BUYER WITHIN THE MEANING OF RULE 144A (A "QIB"), PURCHASING FOR ITS OWN ACCOUNT OR A QIB PURCHASING FOR THE ACCOUNT OF A QIB, WHOM THE HOLDER HAS INFORMED, IN EACH CASE, THAT THE REOFFER, RESALE, PLEDGE OR OTHER TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (2) PURSUANT TO AN EXEMPTION FROM REGISTRATION PROVIDED BY RULE 144 UNDER THE SECURITIES ACT (IF AVAILABLE) OR (3) IN CERTIFICATED FORM TO AN "INSTITUTIONAL ACCREDITED INVESTOR" WITHIN THE MEANING THEREOF IN RULE 501(a)(1), (2), (3) or (7) OF REGULATION D UNDER THE ACT OR ANY ENTITY IN WHICH ALL OF THE EQUITY OWNERS COME WITHIN SUCH PARAGRAPHS PURCHASING NOT FOR DISTRIBUTION IN VIOLATION OF THE SECURITIES ACT, SUBJECT TO (A) THE RECEIPT BY THE SECURITIES ADMINISTRATOR OF A LETTER SUBSTANTIALLY IN THE FORM PROVIDED IN THE AGREEMENT AND (B) THE RECEIPT BY THE SECURITIES ADMINISTRATOR OF SUCH OTHER EVIDENCE ACCEPTABLE TO THE SECURITIES ADMINISTRATOR THAT SUCH REOFFER, RESALE, PLEDGE OR TRANSFER IS IN COMPLIANCE WITH THE SECURITIES ACT AND OTHER APPLICABLE LAWS OR IN EACH CASE IN ACCORDANCE WITH ALL APPLICABLE SECURITIES LAWS OF THE UNITED STATES AND ANY OTHER APPLICABLE JURISDICTION.

THIS CERTIFICATE MAY NOT BE ACQUIRED DIRECTLY OR INDIRECTLY BY, OR ON BEHALF OF, AN EMPLOYEE BENEFIT PLAN OR OTHER RETIREMENT ARRANGEMENT WHICH IS SUBJECT TO TITLE I OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED, OR SECTION 4975 OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED, UNLESS THE TRANSFEREE CERTIFIES OR REPRESENTS THAT THE PROPOSED TRANSFER AND HOLDING OF A CERTIFICATE AND THE SERVICING, MANAGEMENT AND OPERATION OF THE TRUST AND ITS ASSETS: (I) WILL NOT RESULT IN ANY PROHIBITED TRANSACTION WHICH IS NOT COVERED UNDER AN INDIVIDUAL OR CLASS PROHIBITED TRANSACTION EXEMPTION, INCLUDING, BUT NOT LIMITED TO, PROHIBITED TRANSACTION EXEMPTION ("PTE") 84-14, PTE 91-38, PTE 90-1, PTE 95-60 OR PTE 96-23 AND (II) WILL NOT GIVE RISE TO ANY ADDITIONAL OBLIGATIONS ON THE PART OF THE DEPOSITOR, THE MASTER SERVICER, THE TRUSTEE OR THE SECURITIES ADMINISTRATOR, WHICH WILL BE DEEMED REPRESENTED BY AN OWNER OF A BOOK-ENTRY CERTIFICATE OR A GLOBAL CERTIFICATE OR UNLESS AN OPINION OF COUNSEL SPECIFIED IN SECTION 6.02 OF THE AGREEMENT IS PROVIDED.

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Certificate No.1

Class I-B-IO Subordinate

Date of Pooling and Servicing Agreement and Cut-off Date:  
April 1, 2006Initial Certificate Notional Amount of this Certificate as of the Cut-off Date:  
\$100.00First Distribution Date:  
May 25, 2006Aggregate Certificate Notional Amount of this Certificate as of the Cut-off Date:  
\$100.00Master Servicer:  
Wells Fargo Bank, National Association

CUSIP: \_\_\_\_\_

Assumed Final Distribution Date:  
March 25, 2036MORTGAGE PASS-THROUGH CERTIFICATE  
SERIES 2006-3

evidencing a percentage interest in the distributions allocable to the Class I-B-IO Certificates with respect to a Trust Fund consisting primarily of a pool of conventional one- to four-family fixed interest rate mortgage loans sold by STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.

This Certificate is payable solely from the assets of the Trust Fund, and does not represent an obligation of or interest in Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator referred to below or any of their affiliates or any other person. Neither this Certificate nor the underlying Mortgage Loans are guaranteed or insured by any governmental entity or by Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator or any of their affiliates or any other person. None of Structured Asset Mortgage Investments II Inc., the Master Servicer or any of their affiliates will have any obligation with respect to any certificate or other obligation secured by or payable from payments on the Certificates.

This certifies that Bear, Stearns Securities Corp. is the registered owner of the Percentage Interest evidenced hereby in the beneficial ownership interest of Certificates of the same Class as this Certificate in a trust (the "Trust Fund") generally consisting of conventional first lien, fixed rate mortgage loans secured by one- to four- family residences (collectively, the "Mortgage Loans") sold by Structured Asset Mortgage Investments II Inc. ("SAMI II"). The Mortgage Loans were sold by Maia Mortgage Finance Statutory Trust ("Maia") to SAMI II. Wells Fargo Bank, National Association will act as master servicer of the Mortgage Loans (the AMaster Servicer, @ which term includes any successors thereto under the Agreement referred to below). The Trust Fund was created pursuant to the Pooling and Servicing Agreement dated as of the Cut-off Date specified above (the "Agreement"), among SAMI II, as depositor (the "Depositor"), Luminant Mortgage Capital, Inc., as sponsor, Wells Fargo Bank, National Association, as Master Servicer and securities administrator (the "Securities Administrator") and HSBC Bank USA, National Association, as trustee (the "Trustee"), a summary of certain of the pertinent provisions of which is set forth hereafter. To the extent not defined herein, capitalized terms used herein shall have the meaning ascribed to them in the Agreement. This Certificate is issued under and is subject to the terms, provisions and conditions of the Agreement, to which Agreement the Holder of this Certificate by virtue of its acceptance hereof assents and by which such Holder is bound.

Interest on this Certificate will accrue during the month prior to the month in which a Distribution Date (as hereinafter defined) occurs on the Certificate Principal Balance hereof at a per annum rate equal to the Pass-Through Rate set forth above. The Securities Administrator will distribute on the 25th day of each month, or, if such 25th day is not a Business Day, the immediately following Business Day (each, a Distribution Date"), commencing on the First Distribution Date specified above, to the Person in whose name this Certificate is registered at the close of business on the last day (or if such last day is not a Business Day, the Business Day immediately preceding such last day) of the calendar month immediately preceding the month in which the Distribution Date occurs, an amount equal to the product of the Percentage Interest evidenced by this Certificate and the amount (of interest and principal, if any) required to be distributed to the Holders of Certificates of the same Class as this Certificate. The Assumed Final Distribution Date is the Distribution Date in the month following the latest scheduled maturity date of any Mortgage Loan and is not likely to be the date on which the Certificate Principal Balance of this Class of Certificates will be reduced to zero.

Distributions on this Certificate will be made by the Securities Administrator by check mailed to the address of the Person entitled thereto as such name and address shall appear on the Certificate Register or, if such Person so requests by notifying the Securities Administrator in writing as specified in the Agreement. Notwithstanding the above, the final distribution on this Certificate will be made after due notice by the Securities Administrator of the pendency of such distribution and only upon presentation and surrender of this Certificate at the office or agency appointed by the Securities Administrator for that purpose and designated in such notice. The Initial Certificate Principal Balance of this Certificate is set forth above. The Certificate Principal Balance hereof will be reduced to the extent of distributions allocable to principal hereon and any Realized Losses allocable hereto.

No transfer of this Certificate shall be made unless the transfer is made pursuant to an effective registration statement under the Securities Act of 1933, as amended (the "1933 Act"), and an effective registration or qualification under applicable state securities laws, or is made in a transaction that does not require such registration or qualification. In the event that such a transfer of this Certificate is to be made without registration or qualification, the Securities Administrator shall require receipt of (i) if such transfer is purportedly being made in reliance upon Rule 144A under the 1933 Act, written certifications from the Holder of the Certificate desiring to effect the transfer, and from such Holder's prospective transferee, substantially in the forms attached to the Agreement as Exhibit E and either F or G, as applicable, and (ii) in all other cases, an Opinion of Counsel satisfactory to it that such transfer may be made without such registration or qualification (which Opinion of Counsel shall not be an expense of the Trust Fund or of the Depositor, the Trustee, the Securities Administrator or the Master Servicer in their respective capacities as such), together with copies of the written certification(s) of the Holder of the Certificate desiring to effect the transfer and/or such Holder's prospective transferee upon which such Opinion of Counsel is based. Neither the Depositor, the Securities Administrator nor the Trustee is obligated to register or qualify the Class of Certificates specified on the face hereof under the 1933 Act or any other securities law or to take any action not otherwise required under the Agreement to permit the transfer of such Certificates without registration or qualification. Any Holder desiring to effect a transfer of this Certificate shall be required to indemnify the Trustee, the Securities Administrator, the Depositor, the Seller and the Master Servicer against any liability that may result if the transfer is not so exempt or is not made in accordance with such federal and state laws.

This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificateholder, by its acceptance of this Certificate, agrees that it will look solely to the Trust Fund for payment hereunder and that the Trustee or the Securities Administrator is not liable to the Certificateholders for any amount payable under this Certificate or the Agreement or, except as expressly provided in the Agreement, subject to any liability under the Agreement.

This Certificate does not purport to summarize the Agreement and reference is made to the Agreement for the interests, rights and limitations of rights, benefits, obligations and duties evidenced hereby, and the rights, duties and immunities of the Trustee and the Securities Administrator.

The Agreement permits, with certain exceptions therein provided, the amendment thereof and the modification of the rights and obligations of the Depositor and the rights of the Certificateholders under the Agreement from time to time by the parties thereto with the consent of the the Holders of the Class or Classes of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes. The Agreement also permits the amendment thereof, in certain limited circumstances, without the consent of the Holders of any of the Certificates.

As provided in the Agreement and subject to certain limitations therein set forth, the transfer of this Certificate is registrable with the Securities Administrator upon surrender of this Certificate for registration of transfer at the offices or agencies maintained by the Securities Administrator for such purposes, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Securities Administrator duly executed by the Holder hereof or such Holder's attorney duly authorized in writing, and thereupon one or more new Certificates in authorized denominations representing a like aggregate Percentage Interest will be issued to the designated transferee.

This Certificate may not be acquired directly or indirectly by, or on behalf of, an employee benefit plan or other retirement arrangement which is subject to Title I of the Employee Retirement Income Security Act of 1974, as amended, or Section 4975 of the Internal Revenue Code of 1986, as amended, unless the transferee certifies or represents that the proposed transfer and holding of a Certificate and the servicing, management and operation of the trust and its assets: (i) will not result in any prohibited transaction which is not covered under an individual or class prohibited transaction exemption, including, but not limited to, Prohibited Transaction Exemption ("PTE") 84-14, PTE 91-38, PTE 90-1, PTE 95-60 or PTE 96-23 and (ii) will not give rise to any additional obligations on the part of the Depositor, the Master Servicer, the Trustee or the Securities Administrator, which will be deemed represented by an owner of a Book-Entry Certificate or a Global Certificate or unless an Opinion of Counsel specified in section 6.02 of the Agreement is provided. This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificates are issuable only as registered Certificates without coupons in the Classes and denominations specified in the Agreement. As provided in the Agreement and subject to certain limitations therein set forth, this Certificate is exchangeable for one or more new Certificates evidencing the same Class and in the same aggregate Percentage Interest, as requested by the Holder surrendering the same.

No service charge will be made to the Certificateholders for any such registration of transfer, but the Securities Administrator may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith. The Depositor, the Master Servicer, the Securities Administrator, the Trustee and any agent of any of them may treat the Person in whose name this Certificate is registered as the owner hereof for all purposes, and none of the Depositor, the Master Servicer, the Securities Administrator, the Trustee or any such agent shall be affected by notice to the contrary.

The obligations created by the Agreement and the Group I Sub-Trust created thereby (other than the obligations to make payments to related Certificateholders with respect to the termination of the Agreement) shall terminate upon the earlier of (i) the later of (A) the maturity or other liquidation (or Advance with respect thereto) of the last Group I Mortgage Loan remaining in the Group I Sub-Trust and disposition of all property acquired upon foreclosure or deed in lieu of foreclosure of any Group I Mortgage Loan and (B) the remittance of all related funds due under the Agreement, or (ii) the optional repurchase by the party named in the Agreement of all the Group I Mortgage Loans and other related assets of the Group I Sub-Trust in accordance with the terms of the Agreement. Such optional repurchase may be made only on or after the earlier of the first Distribution Date on which the aggregate Stated Principal Balance of the Group I Mortgage Loans is less than or equal to 10% of the aggregate Stated Principal Balance of the Group I Mortgage Loans as of the Cut-off Date. The exercise of such right will effect the early retirement of the Group I Certificates. In no event, however, will the Group I Sub-Trust created by the Agreement continue beyond the earlier of (i) the expiration of beyond the expiration of 21 years after the death of certain persons identified in the Agreement and (ii) the related Latest Possible Maturity Date.

Unless this Certificate has been countersigned by an authorized signatory of the Securities Administrator by manual signature, this Certificate shall not be entitled to any benefit under the Agreement, or be valid for any purpose.

IN WITNESS WHEREOF, the Securities Administrator has caused this Certificate to be duly executed.

Dated: April 28, 2006

WELLS FARGO BANK, NATIONAL  
ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

**CERTIFICATE OF AUTHENTICATION**

This is one of the Class I-B-IO Certificates referred to in the within-mentioned Agreement.

WELLS FARGO BANK, NATIONAL  
ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

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ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sell(s), assign(s) and transfer(s) unto \_\_\_\_\_ (Please print or typewrite name and address including postal zip code of assignee) a Percentage Interest evidenced by the within Asset-Backed Certificate and hereby authorizes the transfer of registration of such interest to assignee on the Certificate Register of the Trust Fund.

I (We) further direct the Certificate Registrar to issue a new Certificate of a like denomination and Class, to the above named assignee and deliver such Certificate to the following address:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_.

Dated:

\_\_\_\_\_  
Signature by or on behalf of assignor

\_\_\_\_\_  
Signature Guaranteed

DISTRIBUTION INSTRUCTIONS

This assignee should include the following for purposes of distribution:

Distributions shall be made, by wire transfer or otherwise, in immediately available funds

to \_\_\_\_\_,  
for the account of \_\_\_\_\_,  
account number \_\_\_\_\_, or, if mailed by check, to \_\_\_\_\_,  
Applicable statements should be mailed to \_\_\_\_\_  
\_\_\_\_\_.

This information is provided by \_\_\_\_\_,  
the assignee named above, or \_\_\_\_\_,  
as its agent.

\_\_\_\_\_



## EXHIBIT A-6

## FORM OF CLASS II-B-[ ] CERTIFICATE

THIS CERTIFICATE IS SUBORDINATED IN RIGHT OF PAYMENT TO THE RELATED SENIOR CERTIFICATES, CLASS II-B-1, CLASS II-B-2 AND CLASS II-B-3 CERTIFICATES AS DESCRIBED IN THE AGREEMENT (AS DEFINED BELOW).

SOLELY FOR U.S. FEDERAL INCOME TAX PURPOSES, THIS CERTIFICATE REPRESENTS A "REGULAR INTEREST" IN A "REAL ESTATE MORTGAGE INVESTMENT CONDUIT," AS THOSE TERMS ARE DEFINED, RESPECTIVELY, IN SECTIONS 860G AND 860D OF THE INTERNAL REVENUE CODE OF 1986 (THE "CODE").

THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DECREASED BY THE PRINCIPAL PAYMENTS HEREON AND REALIZED LOSSES ALLOCABLE HERETO AS DESCRIBED IN THE AGREEMENT. ACCORDINGLY, FOLLOWING THE INITIAL ISSUANCE OF THE CERTIFICATES, THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DIFFERENT FROM THE DENOMINATION SHOWN BELOW. ANYONE ACQUIRING THIS CERTIFICATE MAY ASCERTAIN ITS CERTIFICATE PRINCIPAL BALANCE BY INQUIRY OF THE SECURITIES ADMINISTRATOR NAMED HEREIN.

THIS CERTIFICATE HAS NOT BEEN AND WILL NOT BE REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR UNDER ANY STATE SECURITIES LAWS. THE HOLDER HEREOF, BY PURCHASING THIS CERTIFICATE, AGREES THAT THIS CERTIFICATE MAY BE REOFFERED, RESOLD, PLEDGED OR OTHERWISE TRANSFERRED ONLY IN COMPLIANCE WITH THE SECURITIES ACT AND OTHER APPLICABLE LAWS AND ONLY (1) PURSUANT TO RULE 144A UNDER THE SECURITIES ACT ("RULE 144A") TO A PERSON THAT THE HOLDER REASONABLY BELIEVES IS A QUALIFIED INSTITUTIONAL BUYER WITHIN THE MEANING OF RULE 144A (A "QIB"), PURCHASING FOR ITS OWN ACCOUNT OR A QIB PURCHASING FOR THE ACCOUNT OF A QIB, WHOM THE HOLDER HAS INFORMED, IN EACH CASE, THAT THE REOFFER, RESALE, PLEDGE OR OTHER TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (2) PURSUANT TO AN EXEMPTION FROM REGISTRATION PROVIDED BY RULE 144 UNDER THE SECURITIES ACT (IF AVAILABLE) OR (3) IN CERTIFICATED FORM TO AN "INSTITUTIONAL ACCREDITED INVESTOR" WITHIN THE MEANING THEREOF IN RULE 501(a)(1), (2), (3) or (7) OF REGULATION D UNDER THE ACT OR ANY ENTITY IN WHICH ALL OF THE EQUITY OWNERS COME WITHIN SUCH PARAGRAPHS PURCHASING NOT FOR DISTRIBUTION IN VIOLATION OF THE SECURITIES ACT, SUBJECT TO (A) THE RECEIPT BY THE SECURITIES ADMINISTRATOR OF A LETTER SUBSTANTIALLY IN THE FORM PROVIDED IN THE AGREEMENT AND (B) THE RECEIPT BY THE SECURITIES ADMINISTRATOR OF SUCH OTHER EVIDENCE ACCEPTABLE TO THE SECURITIES ADMINISTRATOR THAT SUCH REOFFER, RESALE, PLEDGE OR TRANSFER IS IN COMPLIANCE WITH THE SECURITIES ACT AND OTHER APPLICABLE LAWS OR IN EACH CASE IN ACCORDANCE WITH ALL APPLICABLE SECURITIES LAWS OF THE UNITED STATES AND ANY OTHER APPLICABLE JURISDICTION.

THIS CERTIFICATE MAY NOT BE ACQUIRED DIRECTLY OR INDIRECTLY BY, OR ON BEHALF OF, AN EMPLOYEE BENEFIT PLAN OR OTHER RETIREMENT ARRANGEMENT WHICH IS SUBJECT TO TITLE I OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED, OR SECTION 4975 OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED, UNLESS THE TRANSFEREE CERTIFIES OR REPRESENTS THAT THE PROPOSED TRANSFER AND HOLDING OF A CERTIFICATE AND THE SERVICING, MANAGEMENT AND OPERATION OF THE TRUST AND ITS ASSETS: (I) WILL NOT RESULT IN ANY PROHIBITED TRANSACTION WHICH IS NOT COVERED UNDER AN INDIVIDUAL OR CLASS PROHIBITED TRANSACTION EXEMPTION, INCLUDING, BUT NOT LIMITED TO, PROHIBITED TRANSACTION EXEMPTION ("PTE") 84-14, PTE 91-38, PTE 90-1, PTE 95-60 OR PTE 96-23 AND (II) WILL NOT GIVE RISE TO ANY ADDITIONAL OBLIGATIONS ON THE PART OF THE DEPOSITOR, THE MASTER SERVICER, THE TRUSTEE OR THE SECURITIES ADMINISTRATOR, WHICH WILL BE DEEMED REPRESENTED BY AN OWNER OF A BOOK-ENTRY CERTIFICATE OR A GLOBAL CERTIFICATE OR UNLESS AN OPINION OF COUNSEL SPECIFIED IN SECTION 6.02 OF THE AGREEMENT IS PROVIDED.

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Certificate No.1

Adjustable

CLASS II-B-☐ Subordinate

Date of Pooling and Servicing Agreement and Cut-off Date:  
April 1, 2006

Aggregate Initial Certificate Principal Balance of this Certificate as of the Cut-off Date: \_\_\_\_\_

First Distribution Date:  
May 25, 2006

Initial Certificate Principal Balance of this Certificate as of the Cut-off Date: \_\_\_\_\_

Master Servicer:  
Wells Fargo Bank, National Association

CUSIP: \_\_\_\_\_

Assumed Final Distribution Date:  
April 25, 2036

MORTGAGE PASS-THROUGH CERTIFICATE  
SERIES 2006-3

evidencing a percentage interest in the distributions allocable to the CLASS II-B-☐ Certificates with respect to a Trust Fund consisting primarily of a pool of conventional one- to four-family fixed interest rate mortgage loans sold by STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.

This Certificate is payable solely from the assets of the Trust Fund, and does not represent an obligation of or interest in Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator referred to below or any of their affiliates or any other person. Neither this Certificate nor the underlying Mortgage Loans are guaranteed or insured by any governmental entity or by Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator or any of their affiliates or any other person. None of Structured Asset Mortgage Investments II Inc., the Master Servicer or any of their affiliates will have any obligation with respect to any certificate or other obligation secured by or payable from payments on the Certificates.

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This certifies that Bear, Stearns Securities Corp. is the registered owner of the Percentage Interest evidenced hereby in the beneficial ownership interest of Certificates of the same Class as this Certificate in a trust (the "Trust Fund") generally consisting of conventional first lien, fixed rate mortgage loans secured by one- to four- family residences (collectively, the "Mortgage Loans") sold by Structured Asset Mortgage Investments II Inc. ("SAMI II"). The Mortgage Loans were sold by Maia Mortgage Finance Statutory Trust ("Maia") to SAMI II. Wells Fargo Bank, National Association will act as master servicer of the Mortgage Loans (the "Master Servicer," which term includes any successors thereto under the Agreement referred to below). The Trust Fund was created pursuant to the Pooling and Servicing Agreement dated as of the Cut-off Date specified above (the "Agreement"), among SAMI II, as depositor (the "Depositor"), Luminant Mortgage Capital, Inc., as sponsor, Wells Fargo Bank, National Association, as Master Servicer and securities administrator (the "Securities Administrator") and HSBC Bank USA, National Association, as trustee (the "Trustee"), a summary of certain of the pertinent provisions of which is set forth hereafter. To the extent not defined herein, capitalized terms used herein shall have the meaning ascribed to them in the Agreement. This Certificate is issued under and is subject to the terms, provisions and conditions of the Agreement, to which Agreement the Holder of this Certificate by virtue of its acceptance hereof assents and by which such Holder is bound.

Each Holder of this Certificate will be deemed to have agreed to be bound by the restrictions set forth in the Agreement to the effect that (i) each person holding or acquiring any Ownership Interest in this Certificate must be a United States Person and a Permitted Transferee, (ii) the transfer of any Ownership Interest in this Certificate will be conditioned upon the delivery to the Trustee of, among other things, an affidavit to the effect that it is a United States Person and Permitted Transferee, (iii) any attempted or purported transfer of any Ownership Interest in this Certificate in violation of such restrictions will be absolutely null and void and will vest no rights in the purported transferee, and (iv) if any person other than a United States Person and a Permitted Transferee acquires any Ownership Interest in this Certificate in violation of such restrictions, then the Depositor will have the right, in its sole discretion and without notice to the Holder of this Certificate, to sell this Certificate to a purchaser selected by the Depositor, which purchaser may be the Depositor, or any affiliate of the Depositor, on such terms and conditions as the Depositor may choose.

Interest on this Certificate will accrue during the month prior to the month in which a Distribution Date (as hereinafter defined) occurs on the Certificate Principal Balance hereof at a per annum rate equal to the Pass-Through Rate set forth above. The Securities Administrator will distribute on the 25th day of each month, or, if such 25th day is not a Business Day, the immediately following Business Day (each, a "Distribution Date"), commencing on the First Distribution Date specified above, to the Person in whose name this Certificate is registered at the close of business on the last day (or if such last day is not a Business Day, the Business Day immediately preceding such last day) of the calendar month immediately preceding the month in which the Distribution Date occurs, an amount equal to the product of the Percentage Interest evidenced by this Certificate and the amount (of interest and principal, if any) required to be distributed to the Holders of Certificates of the same Class as this Certificate. The Assumed Final Distribution Date is the Distribution Date in the month following the latest scheduled maturity date of any Mortgage Loan and is not likely to be the date on which the Certificate Principal Balance of this Class of Certificates will be reduced to zero.

Distributions on this Certificate will be made by the Securities Administrator by check mailed to the address of the Person entitled thereto as such name and address shall appear on the Certificate Register or, if such Person so requests by notifying the Securities Administrator in writing as specified in the Agreement. Notwithstanding the above, the final distribution on this Certificate will be made after due notice by the Securities Administrator of the pendency of such distribution and only upon presentation and surrender of this Certificate at the office or agency appointed by the Securities Administrator for that purpose and designated in such notice. The Initial Certificate Principal Balance of this Certificate is set forth above. The Certificate Principal Balance hereof will be reduced to the extent of distributions allocable to principal hereon and any Realized Losses allocable hereto.

No transfer of this Certificate shall be made unless the transfer is made pursuant to an effective registration statement under the Securities Act of 1933, as amended (the "1933 Act"), and an effective registration or qualification under applicable state securities laws, or is made in a transaction that does not require such registration or qualification. In the event that such a transfer of this Certificate is to be made without registration or qualification, the Securities Administrator shall require receipt of (i) if such transfer is purportedly being made in reliance upon Rule 144A under the 1933 Act, written certifications from the Holder of the Certificate desiring to effect the transfer, and from such Holder's prospective transferee, substantially in the forms attached to the Agreement as Exhibit E and either F or G, as applicable, and (ii) in all other cases, an Opinion of Counsel satisfactory to it that such transfer may be made without such registration or qualification (which Opinion of Counsel shall not be an expense of the Trust Fund or of the Depositor, the Trustee, the Securities Administrator or the Master Servicer in their respective capacities as such), together with copies of the written certification(s) of the Holder of the Certificate desiring to effect the transfer and/or such Holder's prospective transferee upon which such Opinion of Counsel is based. Neither the Depositor, the Securities Administrator nor the Trustee is obligated to register or qualify the Class of Certificates specified on the face hereof under the 1933 Act or any other securities law or to take any action not otherwise required under the Agreement to permit the transfer of such Certificates without registration or qualification. Any Holder desiring to effect a transfer of this Certificate shall be required to indemnify the Trustee, the Securities Administrator, the Depositor, the Seller and the Master Servicer against any liability that may result if the transfer is not so exempt or is not made in accordance with such federal and state laws.

This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificateholder, by its acceptance of this Certificate, agrees that it will look solely to the Trust Fund for payment hereunder and that the Trustee or the Securities Administrator is not liable to the Certificateholders for any amount payable under this Certificate or the Agreement or, except as expressly provided in the Agreement, subject to any liability under the Agreement.

This Certificate does not purport to summarize the Agreement and reference is made to the Agreement for the interests, rights and limitations of rights, benefits, obligations and duties evidenced hereby, and the rights, duties and immunities of the Trustee and the Securities Administrator.

The Agreement permits, with certain exceptions therein provided, the amendment thereof and the modification of the rights and obligations of the Depositor and the rights of the Certificateholders under the Agreement from time to time by the parties thereto with the consent of the the Holders of the Class or Classes of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes. The Agreement also permits the amendment thereof, in certain limited circumstances, without the consent of the Holders of any of the Certificates.

As provided in the Agreement and subject to certain limitations therein set forth, the transfer of this Certificate is registrable with the Securities Administrator upon surrender of this Certificate for registration of transfer at the offices or agencies maintained by the Securities Administrator for such purposes, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Securities Administrator duly executed by the Holder hereof or such Holder's attorney duly authorized in writing, and thereupon one or more new Certificates in authorized denominations representing a like aggregate Percentage Interest will be issued to the designated transferee.

This Certificate may not be acquired directly or indirectly by, or on behalf of, an employee benefit plan or other retirement arrangement which is subject to Title I of the Employee Retirement Income Security Act of 1974, as amended, or Section 4975 of the Internal Revenue Code of 1986, as amended, unless the transferee certifies or represents that the proposed transfer and holding of a Certificate and the servicing, management and operation of the trust and its assets: (i) will not result in any prohibited transaction which is not covered under an individual or class prohibited transaction exemption, including, but not limited to, Prohibited Transaction Exemption ("PTE") 84-14, PTE 91-38, PTE 90-1, PTE 95-60 or PTE 96-23 and (ii) will not give rise to any additional obligations on the part of the Depositor, the Master Servicer, the Securities Administrator or the Trustee, which will be deemed represented by an owner of a Book-Entry Certificate or a Global Certificate or unless an Opinion of Counsel specified in section 6.02 of the Agreement is provided. This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificates are issuable only as registered Certificates without coupons in the Classes and denominations specified in the Agreement. As provided in the Agreement and subject to certain limitations therein set forth, this Certificate is exchangeable for one or more new Certificates evidencing the same Class and in the same aggregate Percentage Interest, as requested by the Holder surrendering the same.

No service charge will be made to the Certificateholders for any such registration of transfer, but the Securities Administrator may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith. The Depositor, the Master Servicer, the Securities Administrator, the Trustee and any agent of any of them may treat the Person in whose name this Certificate is registered as the owner hereof for all purposes, and none of the Depositor, the Master Servicer, the Securities Administrator, the Trustee or any such agent shall be affected by notice to the contrary.

The obligations created by the Agreement and the Group II Sub-Trust created thereby (other than the obligations to make payments to related Certificateholders with respect to the termination of the Agreement) shall terminate upon the earlier of (i) the later of (A) the maturity or other liquidation (or Advance with respect thereto) of the last Group II Mortgage Loan remaining in the Group II Sub-Trust and disposition of all property acquired upon foreclosure or deed in lieu of foreclosure of any Group II Mortgage Loan and (B) the remittance of all related funds due under the

Agreement, or (ii) the optional repurchase by the party named in the Agreement of all the Mortgage Loans in Loan Group II and other assets of the Group II Sub-Trust in accordance with the terms of the Agreement. Such optional repurchase may be made only on or after the Distribution Date on which the aggregate Stated Principal Balance of the Mortgage Loans in Loan Group II is less than the percentage of the aggregate Stated Principal Balance specified in the Agreement of the Mortgage Loans in Loan Group II at the Cut-off Date. The exercise of such right will effect the early retirement of the Group II Certificates. In no event, however, will the Group II Sub-Trust created by the Agreement continue beyond the earlier of (i) the expiration of beyond the expiration of 21 years after the death of certain persons identified in the Agreement and (ii) the related Latest Possible Maturity Date.

Unless this Certificate has been countersigned by an authorized signatory of the Securities Administrator by manual signature, this Certificate shall not be entitled to any benefit under the Agreement, or be valid for any purpose.

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IN WITNESS WHEREOF, the Securities Administrator has caused this Certificate to be duly executed.

Dated: April 28, 2006

WELLS FARGO BANK, NATIONAL ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

**CERTIFICATE OF AUTHENTICATION**

This is one of the CLASS II-B-☐ Certificates referred to in the within-mentioned Agreement.

WELLS FARGO BANK, NATIONAL  
ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory



## EXHIBIT A-7

## FORM OF CLASS P CERTIFICATE

SOLELY FOR U.S. FEDERAL INCOME TAX PURPOSES, THIS CERTIFICATE REPRESENTS A "REGULAR INTEREST" IN A "REAL ESTATE MORTGAGE INVESTMENT CONDUIT," AS THOSE TERMS ARE DEFINED, RESPECTIVELY, IN SECTIONS 860G AND 860D OF THE INTERNAL REVENUE CODE OF 1986 (THE "CODE").

THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DECREASED BY THE PRINCIPAL PAYMENTS HEREON. ACCORDINGLY, FOLLOWING THE INITIAL ISSUANCE OF THE CERTIFICATES, THE CERTIFICATE PRINCIPAL BALANCE OF THIS CERTIFICATE WILL BE DIFFERENT FROM THE DENOMINATION SHOWN BELOW. ANYONE ACQUIRING THIS CERTIFICATE MAY ASCERTAIN ITS CERTIFICATE PRINCIPAL BALANCE BY INQUIRY OF THE SECURITIES ADMINISTRATOR NAMED HEREIN.

THIS CERTIFICATE HAS NOT BEEN AND WILL NOT BE REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR UNDER ANY STATE SECURITIES LAWS. THE HOLDER HEREOF, BY PURCHASING THIS CERTIFICATE, AGREES THAT THIS CERTIFICATE MAY BE REOFFERED, RESOLD, PLEDGED OR OTHERWISE TRANSFERRED ONLY IN COMPLIANCE WITH THE SECURITIES ACT AND OTHER APPLICABLE LAWS AND ONLY (1) PURSUANT TO RULE 144A UNDER THE SECURITIES ACT ("RULE 144A") TO A PERSON THAT THE HOLDER REASONABLY BELIEVES IS A QUALIFIED INSTITUTIONAL BUYER WITHIN THE MEANING OF RULE 144A (A "QIB"), PURCHASING FOR ITS OWN ACCOUNT OR A QIB PURCHASING FOR THE ACCOUNT OF A QIB, WHOM THE HOLDER HAS INFORMED, IN EACH CASE, THAT THE REOFFER, RESALE, PLEDGE OR OTHER TRANSFER IS BEING MADE IN RELIANCE ON RULE 144A, (2) PURSUANT TO AN EXEMPTION FROM REGISTRATION PROVIDED BY RULE 144 UNDER THE SECURITIES ACT (IF AVAILABLE) OR (3) IN CERTIFICATED FORM TO AN "INSTITUTIONAL ACCREDITED INVESTOR" WITHIN THE MEANING THEREOF IN RULE 501(a)(1), (2), (3) or (7) OF REGULATION D UNDER THE ACT OR ANY ENTITY IN WHICH ALL OF THE EQUITY OWNERS COME WITHIN SUCH PARAGRAPHS PURCHASING NOT FOR DISTRIBUTION IN VIOLATION OF THE SECURITIES ACT, SUBJECT TO (A) THE RECEIPT BY THE SECURITIES ADMINISTRATOR OF A LETTER SUBSTANTIALLY IN THE FORM PROVIDED IN THE AGREEMENT AND (B) THE RECEIPT BY THE SECURITIES ADMINISTRATOR OF SUCH OTHER EVIDENCE ACCEPTABLE TO THE SECURITIES ADMINISTRATOR THAT SUCH REOFFER, RESALE, PLEDGE OR TRANSFER IS IN COMPLIANCE WITH THE SECURITIES ACT AND OTHER APPLICABLE LAWS OR IN EACH CASE IN ACCORDANCE WITH ALL APPLICABLE SECURITIES LAWS OF THE UNITED STATES AND ANY OTHER APPLICABLE JURISDICTION.

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THIS CERTIFICATE MAY NOT BE ACQUIRED DIRECTLY OR INDIRECTLY BY, OR ON BEHALF OF, AN EMPLOYEE BENEFIT PLAN OR OTHER RETIREMENT ARRANGEMENT WHICH IS SUBJECT TO TITLE I OF THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974, AS AMENDED, OR SECTION 4975 OF THE INTERNAL REVENUE CODE OF 1986, AS AMENDED, UNLESS THE PROPOSED TRANSFEREE PROVIDES THE SECURITIES ADMINISTRATOR WITH AN OPINION OF COUNSEL ADDRESSED TO THE TRUSTEE, DEPOSITOR, MASTER SERVICER AND SECURITIES ADMINISTRATOR AND ON WHICH THEY MAY RELY THAT IS SATISFACTORY TO THE SECURITIES ADMINISTRATOR THAT THE PURCHASE OF CERTIFICATES ON BEHALF OF SUCH PERSON WILL NOT RESULT IN OR CONSTITUTE A NONEXEMPT PROHIBITED TRANSACTION, IS PERMISSIBLE UNDER APPLICABLE LAW AND WILL NOT GIVE RISE TO ANY ADDITIONAL OBLIGATIONS ON THE PART OF THE DEPOSITOR, THE MASTER SERVICER, THE SECURITIES ADMINISTRATOR OR THE TRUSTEE.

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Certificate No.1

Percentage Interest: 100%

CLASS P

Date of Pooling and Servicing Agreement and Cut-off Date:  
April 1, 2006Aggregate Initial Certificate Principal Balance of this Certificate as of the Cut-off Date:  
\$100.00First Distribution Date:  
May 25, 2006Initial Certificate Principal Balance of this Certificate as of the Cut-off Date:  
\$100.00Master Servicer:  
Wells Fargo Bank, National Association

CUSIP: \_\_\_\_\_

Assumed Final Distribution Date:  
May 25, 2036MORTGAGE PASS-THROUGH CERTIFICATE  
SERIES 2006-3

evidencing a percentage interest in the distributions allocable to the CLASS P Certificates with respect to a Trust Fund consisting primarily of a pool of conventional one- to four-family fixed interest rate mortgage loans sold by STRUCTURED ASSET MORTGAGE INVESTMENTS II INC.

This Certificate is payable solely from the assets of the Trust Fund, and does not represent an obligation of or interest in Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator referred to below or any of their affiliates or any other person. Neither this Certificate nor the underlying Mortgage Loans are guaranteed or insured by any governmental entity or by Structured Asset Mortgage Investments II Inc., the Master Servicer, the Trustee or the Securities Administrator or any of their affiliates or any other person. None of Structured Asset Mortgage Investments II Inc., the Master Servicer or any of their affiliates will have any obligation with respect to any certificate or other obligation secured by or payable from payments on the Certificates.

This certifies that Bear, Stearns Securities Corp. is the registered owner of the Percentage Interest evidenced hereby in the beneficial ownership interest of Certificates of the same Class as this Certificate in a trust (the "Trust Fund") generally consisting of conventional first lien, fixed rate mortgage loans secured by one- to four- family residences (collectively, the "Mortgage Loans") sold by Structured Asset Mortgage Investments II Inc. ("SAMI II"). The Mortgage Loans were sold by Maia Mortgage Finance Statutory Trust ("Maia") to SAMI II. Wells Fargo Bank, National Association will act as master servicer of the Mortgage Loans (the "Master Servicer," which term includes any successors thereto under the Agreement referred to below). The Trust Fund was created pursuant to the Pooling and Servicing Agreement dated as of the Cut-off Date specified above (the "Agreement"), among SAMI II, as depositor (the "Depositor"), Luminant Mortgage Capital, Inc., as sponsor, Wells Fargo Bank, National Association, as Master Servicer and securities administrator (the "Securities Administrator") and HSBC Bank USA, National Association, as trustee (the "Trustee"), a summary of certain of the pertinent provisions of which is set forth hereafter. To the extent not defined herein, capitalized terms used herein shall have the meaning ascribed to them in the Agreement. This Certificate is issued under and is subject to the terms, provisions and conditions of the Agreement, to which Agreement the Holder of this Certificate by virtue of its acceptance hereof assents and by which such Holder is bound.

The Securities Administrator will distribute on the 25th day of each month, or, if such 25th day is not a Business Day, the immediately following Business Day (each, a "Distribution Date"), commencing on the First Distribution Date specified above, to the Person in whose name this Certificate is registered at the close of business on the last day (or if such last day is not a Business Day, the Business Day immediately preceding such last day) of the calendar month immediately preceding the month in which the Distribution Date occurs, an amount equal to the product of the Percentage Interest evidenced by this Certificate and the amounts required to be distributed to the Holders of Certificates of the same Class as this Certificate. The Assumed Final Distribution Date is the Distribution Date in the month following the latest scheduled maturity date of any Mortgage Loan.

Distributions on this Certificate will be made by the Securities Administrator by check mailed to the address of the Person entitled thereto as such name and address shall appear on the Certificate Register or, if such Person so requests by notifying the Securities Administrator in writing as specified in the Agreement. Notwithstanding the above, the final distribution on this Certificate will be made after due notice by the Securities Administrator of the pendency of such distribution and only upon presentation and surrender of this Certificate at the office or agency appointed by the Securities Administrator for that purpose and designated in such notice.

No transfer of this Certificate shall be made unless the transfer is made pursuant to an effective registration statement under the Securities Act of 1933, as amended (the "1933 Act"), and an effective registration or qualification under applicable state securities laws, or is made in a transaction that does not require such registration or qualification. In the event that such a transfer of this Certificate is to be made without registration or qualification, the Securities Administrator shall require receipt of (i) if such transfer is purportedly being made in reliance upon Rule 144A under the 1933 Act, written certifications from the Holder of the Certificate desiring to effect the transfer, and from such Holder's prospective transferee, substantially in the forms attached to the Agreement as Exhibit E and either F or G, as applicable, and (ii) in all other cases, an Opinion of Counsel satisfactory to it that such transfer may be made without such registration or qualification (which Opinion of Counsel shall not be an expense of the Trust Fund or of the Depositor, the Trustee, the Securities Administrator or the Master Servicer in their respective capacities as such), together with copies of the written certification(s) of the Holder of the Certificate desiring to effect the transfer and/or such Holder's prospective transferee upon which such Opinion of Counsel is based. Neither the Depositor, the Securities Administrator nor the Trustee is obligated to register or qualify the Class of Certificates specified on the face hereof under the 1933 Act or any other securities law or to take any action not otherwise required under the Agreement to permit the transfer of such Certificates without registration or qualification. Any Holder desiring to effect a transfer of this Certificate shall be required to indemnify the Trustee, the Securities Administrator, the Depositor, the Seller and the Master Servicer against any liability that may result if the transfer is not so exempt or is not made in accordance with such federal and state laws.

This certificate may not be acquired directly or indirectly by, or on behalf of, an employee benefit plan or other retirement arrangement which is subject to Title I of the Employee Retirement Income Security Act of 1974, as amended, or section 4975 of the Internal Revenue Code of 1986, as amended, unless the proposed transferee provides the Securities Administrator with an opinion of counsel addressed to the Trustee, Master Servicer and the Securities Administrator and on which they may rely (which shall not be at the expense of the Trustee, Master Servicer or the Securities Administrator) which is acceptable to the Securities Administrator, that the purchase of this Certificate will not result in or constitute a nonexempt prohibited transaction, is permissible under applicable law and will not give rise to any additional obligations on the part of the Depositor, the Master Servicer, the Securities Administrator or the Trustee.

This Certificate is one of a duly authorized issue of Certificates designated as set forth on the face hereof (the "Certificates"). The Certificates, in the aggregate, evidence the entire beneficial ownership interest in the Trust Fund formed pursuant to the Agreement.

The Certificateholder, by its acceptance of this Certificate, agrees that it will look solely to the Trust Fund for payment hereunder and that the Trustee or the Securities Administrator is not liable to the Certificateholders for any amount payable under this Certificate or the Agreement or, except as expressly provided in the Agreement, subject to any liability under the Agreement.

This Certificate does not purport to summarize the Agreement and reference is made to the Agreement for the interests, rights and limitations of rights, benefits, obligations and duties evidenced hereby, and the rights, duties and immunities of the Trustee and the Securities Administrator.

The Agreement permits, with certain exceptions therein provided, the amendment thereof and the modification of the rights and obligations of the Depositor and the rights of the Certificateholders under the Agreement from time to time by the parties thereto with the consent of the the Holders of the Class or Classes of Certificates affected thereby evidencing over 50% of the Voting Rights of such Class or Classes. The Agreement also permits the amendment thereof, in certain limited circumstances, without the consent of the Holders of any of the Certificates.

As provided in the Agreement and subject to certain limitations therein set forth, the transfer of this Certificate is registrable with the Securities Administrator upon surrender of this Certificate for registration of transfer at the offices or agencies maintained by the Securities Administrator for such purposes, duly endorsed by, or accompanied by a written instrument of transfer in form satisfactory to the Securities Administrator duly executed by the Holder hereof or such Holder's attorney duly authorized in writing, and thereupon one or more new Certificates in authorized denominations representing a like aggregate Percentage Interest will be issued to the designated transferee.

The Certificates are issuable only as registered Certificates without coupons in the Classes and denominations specified in the Agreement. As provided in the Agreement and subject to certain limitations therein set forth, this Certificate is exchangeable for one or more new Certificates evidencing the same Class and in the same aggregate Percentage Interest, as requested by the Holder surrendering the same.

No service charge will be made to the Certificateholders for any such registration of transfer, but the Securities Administrator may require payment of a sum sufficient to cover any tax or other governmental charge payable in connection therewith. The Depositor, the Master Servicer, the Securities Administrator, the Trustee and any agent of any of them may treat the Person in whose name this Certificate is registered as the owner hereof for all purposes, and none of the Depositor, the Master Servicer, the Trustee or any such agent shall be affected by notice to the contrary.

The obligations created by the Agreement and the Group I Sub-Trust created thereby (other than the obligations to make payments to related Certificateholders with respect to the termination of the Agreement) shall terminate upon the earlier of (i) the later of (A) the maturity or other liquidation (or Advance with respect thereto) of the last Group I Mortgage Loan remaining in the Group I Sub-Trust and disposition of all property acquired upon foreclosure or deed in lieu of foreclosure of any Group I Mortgage Loan and (B) the remittance of all related funds due under the Agreement, or (ii) the optional repurchase by the party named in the Agreement of all the Group I Mortgage Loans and other related assets of the Group I Sub-Trust in accordance with the terms of the Agreement. Such optional repurchase may be made only on or after the earlier of the first Distribution Date on which the aggregate Stated Principal Balance of the Group I Mortgage Loans is less than or equal to 10% of the aggregate Stated Principal Balance of the Group I Mortgage Loans as of the Cut-off Date. The exercise of such right will effect the early retirement of the Group I Certificates. In no event, however, will the Group I Sub-Trust created by the Agreement continue beyond the earlier of (i) the expiration of beyond the expiration of 21 years after the death of certain persons identified in the Agreement and (ii) the related Latest Possible Maturity Date.

Unless this Certificate has been countersigned by an authorized signatory of the Securities Administrator by manual signature, this Certificate shall not be entitled to any benefit under the Agreement, or be valid for any purpose.

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IN WITNESS WHEREOF, the Securities Administrator has caused this Certificate to be duly executed.

Dated: April 28, 2006

WELLS FARGO BANK, NATIONAL ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

**CERTIFICATE OF AUTHENTICATION**

This is one of the CLASS P Certificates referred to in the within-mentioned Agreement.

WELLS FARGO BANK, NATIONAL  
ASSOCIATION,  
as Securities Administrator

By: \_\_\_\_\_

Authorized Signatory

\_\_\_\_\_

## ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sell(s), assign(s) and transfer(s) unto \_\_\_\_\_ (Please print or typewrite name and address including postal zip code of assignee) a Percentage Interest evidenced by the within Asset-Backed Certificate and hereby authorizes the transfer of registration of such interest to assignee on the Certificate Register of the Trust Fund.

I (We) further direct the Certificate Registrar to issue a new Certificate of a like denomination and Class, to the above named assignee and deliver such Certificate to the following address:

Dated:

Signature by or on behalf of assignor

Signature Guaranteed

## DISTRIBUTION INSTRUCTIONS

This assignee should include the following for purposes of distribution:

Distributions shall be made, by wire transfer or otherwise, in immediately available funds

to \_\_\_\_\_,  
for the account of \_\_\_\_\_,  
account number \_\_\_\_\_, or, if mailed by check, to \_\_\_\_\_,  
Applicable statements should be mailed to \_\_\_\_\_.

This information is provided by \_\_\_\_\_,  
the assignee named above, or \_\_\_\_\_,  
as its agent.

## EXHIBIT B

MORTGAGE LOAN SCHEDULE

LOAN_SEQ	Lum_ID	DEAL_INFO	Group	CURRENT_BALANCE
16180262	240278065	GR2: 5 YR Conf	II-2	199920
122405144	240268673	GR4: NON3YRHARD	I-1	394177.24
16178479	240267092	GR2: 5 YR Conf	II-2	104400
16179674	240272099	GR5: 3YRHARD	I-2	239428.06
16180224	240278027	GR2: 5 YR Conf	II-2	134927.93
16179289	240290662	GR4: NON3YRHARD	I-1	438601.69
16179228	240290618	GR4: NON3YRHARD	I-1	977920.58
16178371	240266201	GR3: 5 YR Non-Conf	II-3	650150
16179245	240290741	GR4: NON3YRHARD	I-1	697761.46
16179852	240272597	GR5: 3YRHARD	I-2	602723.07
16180263	240278066	GR2: 5 YR Conf	II-2	100825.59
16179810	240272544	GR5: 3YRHARD	I-2	318498.13
16178940	240268674	GR4: NON3YRHARD	I-1	456561.44
16180106	240258330	GR4: NON3YRHARD	I-1	665250
16180161	240258264	GR4: NON3YRHARD	I-1	184800
16180225	240278028	GR2: 5 YR Conf	II-2	227859.63
16179773	240272796	GR5: 3YRHARD	I-2	435264.26
16178566	240267159	GR2: 5 YR Conf	II-2	130000
16179511	240272512	GR5: 3YRHARD	I-2	224297.7
16179290	240290727	GR4: NON3YRHARD	I-1	448523.2
16179920	240272661	GR5: 3YRHARD	I-2	241600
16179019	240269278	GR4: NON3YRHARD	I-1	357004.91
16180362	240278167	GR3: 5 YR Non-Conf	II-3	1400000
16180264	240278067	GR2: 5 YR Conf	II-2	173000
16179811	240272545	GR5: 3YRHARD	I-2	584014.25
16178420	240266243	GR2: 5 YR Conf	II-2	212400
16179566	240272387	GR5: 3YRHARD	I-2	367106.67
16179675	240272100	GR5: 3YRHARD	I-2	157653.94
16180122	240258281	GR4: NON3YRHARD	I-1	287000
16178735	240266512	GR2: 5 YR Conf	II-2	133120
16180226	240278029	GR2: 5 YR Conf	II-2	336798.33
16179512	240272513	GR5: 3YRHARD	I-2	168901.48
16179214	240268449	GR4: NON3YRHARD	I-1	420266.96
16179133	240290623	GR4: NON3YRHARD	I-1	160355.06
16179373	240272436	GR5: 3YRHARD	I-2	100014.03
16180363	240278168	GR3: 5 YR Non-Conf	II-3	628000
16180265	240278068	GR2: 5 YR Conf	II-2	127985.74
16179703	240272174	GR5: 3YRHARD	I-2	201917.67
16179567	240272384	GR5: 3YRHARD	I-2	347170.69
16178332	240266955	GR2: 5 YR Conf	II-2	149600
16178522	240267125	GR2: 5 YR Conf	II-2	343200
16179482	240272212	GR5: 3YRHARD	I-2	191542.45
16179118	240290731	GR4: NON3YRHARD	I-1	360877.73
16179134	240290647	GR4: NON3YRHARD	I-1	463892.11
16179772	240272794	GR5: 3YRHARD	I-2	380000
16179374	240272420	GR5: 3YRHARD	I-2	103033.36
16180364	240278169	GR2: 5 YR Conf	II-2	220800
16178546	240267143	GR2: 5 YR Conf	II-2	176000
16178967	240268856	GR4: NON3YRHARD	I-1	274654.84
16180266	240278069	GR2: 5 YR Conf	II-2	135000
16179812	240272546	GR5: 3YRHARD	I-2	500000
16179704	240272176	GR5: 3YRHARD	I-2	162019.85
16179034	240269409	GR4: NON3YRHARD	I-1	239942.82
16179692	240272163	GR5: 3YRHARD	I-2	318076.12
16180137	240258381	GR5: 3YRHARD	I-2	550735.45
16178328	240266162	GR3: 5 YR Non-Conf	II-3	492000
16179278	240290736	GR4: NON3YRHARD	I-1	463503.53
16180228	240278031	GR2: 5 YR Conf	II-2	150000
16178855	240266609	GR2: 5 YR Conf	II-2	127093.14
16180185	240278945	GR4: NON3YRHARD	I-1	585000
16179922	240272667	GR5: 3YRHARD	I-2	532000
16179942	240272649	GR5: 3YRHARD	I-2	295900
16180598	240278411	GR2: 5 YR Conf	II-2	177406
16179008	240269174	GR4: NON3YRHARD	I-1	286598.15
16179013	240269238	GR4: NON3YRHARD	I-1	245411.64
16179203	240268319	GR4: NON3YRHARD	I-1	144136.44
16179449	240272321	GR5: 3YRHARD	I-2	216069.94
16180431	240278239	GR2: 5 YR Conf	II-2	321600
16178813	240266580	GR2: 5 YR Conf	II-2	161100
16179102	240290573	GR4: NON3YRHARD	I-1	246800.87
16179328	240272208	GR5: 3YRHARD	I-2	230304.88
16178996	240269083	GR4: NON3YRHARD	I-1	252415.44
16179428	240272477	GR5: 3YRHARD	I-2	272630.04
16178441	240267053	GR2: 5 YR Conf	II-2	150000
16179747	240272127	GR5: 3YRHARD	I-2	67408.91
16178706	240267279	GR2: 5 YR Conf	II-2	137600
16179393	240272445	GR5: 3YRHARD	I-2	114216.62
16178681	240267257	GR2: 5 YR Conf	II-2	144000
16178669	240266457	GR3: 5 YR Non-Conf	II-3	496000
16178528	240267131	GR2: 5 YR Conf	II-2	264000
16179255	240290813	GR4: NON3YRHARD	I-1	740125.56
16178249	240266105	GR2: 5 YR Conf	II-2	170700
16180076	240258351	GR4: NON3YRHARD	I-1	160922.73

16178600	240266392	GR2: 5 YR Conf	II-2	352000
16179895	240272590	GR5: 3YRHARD	I-2	118735.98
16180599	240278412	GR3: 5 YR Non-Conf	II-3	439799.41
16179993	240272705	GR5: 3YRHARD	I-2	101600
16180432	240278240	GR2: 5 YR Conf	II-2	386456
16179173	240268114	GR4: NON3YRHARD	I-1	131607.44
16179429	240272449	GR5: 3YRHARD	I-2	164516.78
16180129	240258375	GR4: NON3YRHARD	I-1	700000
16179748	240272128	GR5: 3YRHARD	I-2	128041.46
16179968	240272733	GR5: 3YRHARD	I-2	124502.59
16179029	240269369	GR4: NON3YRHARD	I-1	276103.57
16178912	240268590	GR4: NON3YRHARD	I-1	221965.15
16178931	240268641	GR4: NON3YRHARD	I-1	279113.19
16178335	240265902	GR2: 5 YR Conf	II-2	400000
16179650	240272811	GR5: 3YRHARD	I-2	576000
16178310	240266937	GR2: 5 YR Conf	II-2	270000
16178218	240266069	GR3: 5 YR Non-Conf	II-3	649900
16179205	240268349	GR4: NON3YRHARD	I-1	339239.02
16178739	240267305	GR3: 5 YR Non-Conf	II-3	516000
16180016	240272715	GR5: 3YRHARD	I-2	363132.56
16178266	240266120	GR2: 5 YR Conf	II-2	138750
16179847	240272562	GR5: 3YRHARD	I-2	183411
16179896	240272570	GR5: 3YRHARD	I-2	1211941.99
16179123	240290549	GR4: NON3YRHARD	I-1	295059.32
16180600	240278413	GR2: 5 YR Conf	II-2	159643.85
16179204	240269972	GR4: NON3YRHARD	I-1	208414.39
16179450	240272316	GR5: 3YRHARD	I-2	209646.1
16178997	240269085	GR4: NON3YRHARD	I-1	221626.05
16178781	240267343	GR2: 5 YR Conf	II-2	130000
16179969	240272734	GR5: 3YRHARD	I-2	260000
16178953	240268730	GR4: NON3YRHARD	I-1	297209.73
16178309	240266147	GR2: 5 YR Conf	II-2	132770.33
16179242	240290688	GR4: NON3YRHARD	I-1	470512.8
16178250	240266106	GR2: 5 YR Conf	II-2	400000
16180017	240272716	GR5: 3YRHARD	I-2	312000
16180601	240278414	GR2: 5 YR Conf	II-2	171950
16179014	240269241	GR4: NON3YRHARD	I-1	273231.61
16180433	240278241	GR3: 5 YR Non-Conf	II-3	815980
16178805	240267363	GR2: 5 YR Conf	II-2	218750
16179355	240272475	GR5: 3YRHARD	I-2	116037.56
16179042	240269460	GR4: NON3YRHARD	I-1	291294.14
16180091	240258258	GR5: 3YRHARD	I-2	137320.73
16178590	240267175	GR3: 5 YR Non-Conf	II-3	521600
16178219	240266070	GR2: 5 YR Conf	II-2	230400
16178264	240266907	GR2: 5 YR Conf	II-2	196700
16179897	240272591	GR5: 3YRHARD	I-2	580127.58
16179125	240290763	GR4: NON3YRHARD	I-1	251313.5
16179193	240269920	GR4: NON3YRHARD	I-1	348539.67
16180602	240278415	GR2: 5 YR Conf	II-2	272000
16179198	240267887	GR4: NON3YRHARD	I-1	308050.24
16179451	240272340	GR5: 3YRHARD	I-2	253477.86
16178726	240267294	GR2: 5 YR Conf	II-2	217600
16180048	240258327	GR4: NON3YRHARD	I-1	618635.25
16180170	240258405	GR5: 3YRHARD	I-2	210000
16179970	240272735	GR5: 3YRHARD	I-2	173600
16179022	240269308	GR4: NON3YRHARD	I-1	272581.88
16178295	240266137	GR3: 5 YR Non-Conf	II-3	479900
16178575	240267165	GR2: 5 YR Conf	II-2	132000
16178666	240266453	GR2: 5 YR Conf	II-2	258700
16180116	240258332	GR4: NON3YRHARD	I-1	683069.43
16178601	240267182	GR3: 5 YR Non-Conf	II-3	429592
16178251	240266107	GR2: 5 YR Conf	II-2	192692.62
16179783	240272799	GR5: 3YRHARD	I-2	632787.42
16179849	240272563	GR5: 3YRHARD	I-2	253955.83
16179898	240272634	GR5: 3YRHARD	I-2	255458.78
16179194	240267824	GR4: NON3YRHARD	I-1	104720.36
16180603	240278416	GR2: 5 YR Conf	II-2	154400
16179452	240272332	GR5: 3YRHARD	I-2	115787.33
16180627	240266048	GR2: 5 YR Conf	II-2	105598.1
16179396	240272452	GR5: 3YRHARD	I-2	200648.62
16178936	240268669	GR4: NON3YRHARD	I-1	402784.45
16178954	240268733	GR4: NON3YRHARD	I-1	462744.89
16178913	240268594	GR4: NON3YRHARD	I-1	528654.6
16179672	240272097	GR5: 3YRHARD	I-2	192582.35
16180110	240258367	GR5: 3YRHARD	I-2	303900
16178291	240266923	GR2: 5 YR Conf	II-2	218160
16179264	240290562	GR4: NON3YRHARD	I-1	470460.02
16178220	240266071	GR2: 5 YR Conf	II-2	180000
16180018	240272717	GR5: 3YRHARD	I-2	256150.75
16179784	240272802	GR5: 3YRHARD	I-2	472000
16179108	240290617	GR4: NON3YRHARD	I-1	206579.89
16179453	240272456	GR5: 3YRHARD	I-2	910294.74
16180259	240278062	GR2: 5 YR Conf	II-2	399950
16179673	240272098	GR5: 3YRHARD	I-2	133500
16178689	240267263	GR2: 5 YR Conf	II-2	188000
16178822	240266587	GR2: 5 YR Conf	II-2	96000
16179265	240290691	GR4: NON3YRHARD	I-1	491433.24
16179217	240290721	GR4: NON3YRHARD	I-1	553677.4
16179243	240290729	GR4: NON3YRHARD	I-1	575181.96
16179201	240268285	GR4: NON3YRHARD	I-1	129109.41
16179850	240272592	GR5: 3YRHARD	I-2	225647.7
16179899	240272572	GR5: 3YRHARD	I-2	259380.4
16179454	240272347	GR5: 3YRHARD	I-2	159785.43
16180260	240278063	GR2: 5 YR Conf	II-2	291200
16179149	240290635	GR4: NON3YRHARD	I-1	301359.67

16179033	240269404	GR4: NON3YRHARD	I-1	343706.14
16179564	240272368	GR5: 3YRHARD	I-2	273934.83
16178550	240267147	GR2: 5 YR Conf	II-2	492000
16178937	240268671	GR4: NON3YRHARD	I-1	406857.08
16179790	240272803	GR5: 3YRHARD	I-2	519200
16180190	240278947	GR4: NON3YRHARD	I-1	279332.73
16178581	240267168	GR3: 5 YR Non-Conf	II-3	495000
16178568	240267160	GR2: 5 YR Conf	II-2	296000
16179132	240290734	GR4: NON3YRHARD	I-1	506789.4
16179918	240272656	GR5: 3YRHARD	I-2	324000
16178221	240266072	GR2: 5 YR Conf	II-2	322432.03
16179244	240290652	GR4: NON3YRHARD	I-1	499408.72
16179017	240269275	GR4: NON3YRHARD	I-1	489825.57
16179109	240290802	GR4: NON3YRHARD	I-1	710235.68
16178364	240266195	GR3: 5 YR Non-Conf	II-3	480000
16179351	240272813	GR5: 3YRHARD	I-2	731253.21
16179398	240272309	GR5: 3YRHARD	I-2	137231.07
16180261	240278064	GR2: 5 YR Conf	II-2	162400
16179052	240269554	GR4: NON3YRHARD	I-1	472118.27
16179565	240272379	GR5: 3YRHARD	I-2	277350.85
16178938	240268672	GR4: NON3YRHARD	I-1	349082.24
16178339	240266171	GR2: 5 YR Conf	II-2	268916.61
16180105	240258273	GR4: NON3YRHARD	I-1	250000
16180088	240258266	GR5: 3YRHARD	I-2	208000
16178281	240266915	GR2: 5 YR Conf	II-2	412000
16179919	240272657	GR5: 3YRHARD	I-2	232000
16178192	240266854	GR2: 5 YR Conf	II-2	378750
16179018	240269276	GR4: NON3YRHARD	I-1	468117.27
16179851	240272564	GR5: 3YRHARD	I-2	167758.07
16179456	240272313	GR5: 3YRHARD	I-2	425336.07
16178773	240267335	GR2: 5 YR Conf	II-2	259764.95
16178640	240267218	GR2: 5 YR Conf	II-2	174200
16178688	240267262	GR2: 5 YR Conf	II-2	176000
16179294	240290645	GR4: NON3YRHARD	I-1	500745.11
16179235	240290801	GR4: NON3YRHARD	I-1	647951.95
16180220	240278023	GR2: 5 YR Conf	II-2	211896.84
16179250	240290660	GR4: NON3YRHARD	I-1	533488.57
16179207	240268382	GR4: NON3YRHARD	I-1	77397.52
16180070	240258284	GR4: NON3YRHARD	I-1	303300
16179478	240272462	GR5: 3YRHARD	I-2	304465.49
16179370	240272484	GR5: 3YRHARD	I-2	471176.68
16179526	240272213	GR5: 3YRHARD	I-2	150032.99
16180452	240278260	GR2: 5 YR Conf	II-2	240000
16180289	240278092	GR2: 5 YR Conf	II-2	198225.99
16180358	240278163	GR2: 5 YR Conf	II-2	246740
16179163	240268057	GR4: NON3YRHARD	I-1	283509.78
16179036	240269428	GR4: NON3YRHARD	I-1	123247.08
16179586	240272374	GR5: 3YRHARD	I-2	147693.29
16178784	240267346	GR2: 5 YR Conf	II-2	173000
16178485	240267097	GR2: 5 YR Conf	II-2	190490
16179654	240272164	GR5: 3YRHARD	I-2	203654.17
16180036	240258305	GR5: 3YRHARD	I-2	415084.29
16180163	240258399	GR5: 3YRHARD	I-2	512000
16179273	240290711	GR4: NON3YRHARD	I-1	674997.23
16180221	240278024	GR3: 5 YR Non-Conf	II-3	599137.62
16178387	240267003	GR2: 5 YR Conf	II-2	348000
16178359	240266980	GR2: 5 YR Conf	II-2	439100.6
16178897	240267658	GR4: NON3YRHARD	I-1	155399.14
16180077	240258352	GR4: NON3YRHARD	I-1	153437.96
16179371	240272453	GR5: 3YRHARD	I-2	238077.07
16180453	240278261	GR2: 5 YR Conf	II-2	114991.14
16180290	240278093	GR2: 5 YR Conf	II-2	236196
16179716	240272145	GR5: 3YRHARD	I-2	211680.12
16179061	240269647	GR4: NON3YRHARD	I-1	140047.08
16179764	240272139	GR5: 3YRHARD	I-2	283591.04
16179143	240290732	GR4: NON3YRHARD	I-1	548689.32
16179807	240272541	GR5: 3YRHARD	I-2	457964.32
16178809	240266010	GR1: 3 YR Hybrids	II-1	562500
16179024	240269338	GR4: NON3YRHARD	I-1	578536.71
16178793	240267353	GR2: 5 YR Conf	II-2	238840
16180139	240278955	GR4: NON3YRHARD	I-1	455250
16179274	240290600	GR4: NON3YRHARD	I-1	286140.06
16179295	240290607	GR4: NON3YRHARD	I-1	348887.7
16180222	240278025	GR2: 5 YR Conf	II-2	118400
16178842	240266603	GR2: 5 YR Conf	II-2	371200
16178510	240267116	GR2: 5 YR Conf	II-2	120000
16180622	240278435	GR2: 5 YR Conf	II-2	160000
16180454	240278262	GR2: 5 YR Conf	II-2	157840
16179166	240268074	GR4: NON3YRHARD	I-1	301234.1
16179073	240269749	GR4: NON3YRHARD	I-1	385530.72
16180291	240278094	GR2: 5 YR Conf	II-2	169600
16180359	240278164	GR3: 5 YR Non-Conf	II-3	650000
16178448	240267061	GR3: 5 YR Non-Conf	II-3	500000
16180065	240278957	GR5: 3YRHARD	I-2	520000
16179808	240272542	GR5: 3YRHARD	I-2	641541.51
16179587	240272370	GR5: 3YRHARD	I-2	130089.25
16178638	240267215	GR2: 5 YR Conf	II-2	89585.24
16179702	240272166	GR5: 3YRHARD	I-2	227456.66
16179655	240272167	GR5: 3YRHARD	I-2	113236.65
16179025	240268534	GR4: NON3YRHARD	I-1	117877.95
16179691	240272117	GR5: 3YRHARD	I-2	215652.43
16178587	240267173	GR2: 5 YR Conf	II-2	228800
16178523	240267126	GR2: 5 YR Conf	II-2	266000
16180223	240278026	GR2: 5 YR Conf	II-2	400000
16179372	240272432	GR5: 3YRHARD	I-2	280765.4

16180623	240278436	GR2: 5 YR Conf	II-2	80800
16180389	240278195	GR2: 5 YR Conf	II-2	297744.47
16180455	240278263	GR3: 5 YR Non-Conf	II-3	636000
16179074	240269750	GR4: NON3YRHARD	I-1	336195.51
16180292	240278095	GR2: 5 YR Conf	II-2	126000
16180360	240278165	GR2: 5 YR Conf	II-2	344000
16179809	240272543	GR5: 3YRHARD	I-2	436000
16180141	240258384	GR4: NON3YRHARD	I-1	551200
16178620	240267200	GR2: 5 YR Conf	II-2	129850
16178699	240267274	GR2: 5 YR Conf	II-2	135000
16178629	240267208	GR3: 5 YR Non-Conf	II-3	498953.44
16180084	240258306	GR4: NON3YRHARD	I-1	430970.51
16178825	240266590	GR3: 5 YR Non-Conf	II-3	572000
16179275	240290776	GR4: NON3YRHARD	I-1	466766.32
16180181	240258412	GR4: NON3YRHARD	I-1	1200000
16178378	240266997	GR2: 5 YR Conf	II-2	383935.56
16180624	240278437	GR2: 5 YR Conf	II-2	314678.46
16180390	240278196	GR3: 5 YR Non-Conf	II-3	264000
16179184	240269893	GR4: NON3YRHARD	I-1	336099.37
16180456	240278264	GR2: 5 YR Conf	II-2	195000
16180293	240278096	GR2: 5 YR Conf	II-2	109600
16179825	240272533	GR5: 3YRHARD	I-2	316000
16180361	240278166	GR3: 5 YR Non-Conf	II-3	613911.79
16178449	240267062	GR2: 5 YR Conf	II-2	307936.41
16179717	240272147	GR5: 3YRHARD	I-2	386431.31
16180192	240278952	GR4: NON3YRHARD	I-1	618750
16178652	240266437	GR2: 5 YR Conf	II-2	277600
16180156	240278954	GR4: NON3YRHARD	I-1	350400
16178945	240268702	GR4: NON3YRHARD	I-1	154890.97
16178639	240267216	GR2: 5 YR Conf	II-2	98400
16178778	240267340	GR2: 5 YR Conf	II-2	182000
16178304	240247652	GR2: 5 YR Conf	II-2	133000
16178325	240266948	GR2: 5 YR Conf	II-2	179997.04
16179775	240272795	GR5: 3YRHARD	I-2	496948.16
16179236	240290611	GR4: NON3YRHARD	I-1	466512.7
16178551	240267148	GR2: 5 YR Conf	II-2	149600
16180556	240278367	GR2: 5 YR Conf	II-2	162904.12
16180625	240278438	GR2: 5 YR Conf	II-2	163119.73
16180391	240278197	GR2: 5 YR Conf	II-2	332100
16179185	240268235	GR4: NON3YRHARD	I-1	401427.45
16180457	240278265	GR2: 5 YR Conf	II-2	180800
16179082	240269823	GR4: NON3YRHARD	I-1	333254.13
16180294	240278097	GR2: 5 YR Conf	II-2	417000
16179826	240272534	GR5: 3YRHARD	I-2	673516.66
16179718	240272149	GR5: 3YRHARD	I-2	208948.84
16179037	240269432	GR4: NON3YRHARD	I-1	104039.73
16180151	240258272	GR4: NON3YRHARD	I-1	236000
16178693	240267268	GR2: 5 YR Conf	II-2	134550
16178865	240266616	GR2: 5 YR Conf	II-2	156000
16179276	240290728	GR4: NON3YRHARD	I-1	439678.64
16179499	240272500	GR5: 3YRHARD	I-2	259878.31
16178512	240266329	GR2: 5 YR Conf	II-2	228000
16178228	240266083	GR2: 5 YR Conf	II-2	360000
16180557	240278368	GR2: 5 YR Conf	II-2	181348
16180392	240278198	GR2: 5 YR Conf	II-2	250000
16180458	240278266	GR2: 5 YR Conf	II-2	237000
16180172	240258293	GR4: NON3YRHARD	I-1	369108.33
16180295	240278098	GR2: 5 YR Conf	II-2	99794.3
16178407	240267019	GR2: 5 YR Conf	II-2	163920
16180157	240258395	GR4: NON3YRHARD	I-1	407027.71
16179062	240269652	GR4: NON3YRHARD	I-1	373715.99
16178708	240267280	GR2: 5 YR Conf	II-2	388000
16178338	240266959	GR2: 5 YR Conf	II-2	359650
16178525	240267128	GR3: 5 YR Non-Conf	II-3	488091.78
16178181	240247742	GR2: 5 YR Conf	II-2	176200
16179303	240290535	GR4: NON3YRHARD	I-1	446496.51
16178391	240267006	GR2: 5 YR Conf	II-2	372000
16179277	240290615	GR4: NON3YRHARD	I-1	463522.23
16179500	240272501	GR5: 3YRHARD	I-2	267718.6
16179648	240272791	GR5: 3YRHARD	I-2	280084
16180074	240258255	GR4: NON3YRHARD	I-1	132979.56
16180558	240278369	GR2: 5 YR Conf	II-2	198400
16180327	240278130	GR3: 5 YR Non-Conf	II-3	1000000
16180586	240278399	GR2: 5 YR Conf	II-2	319589.7
16179932	240272683	GR5: 3YRHARD	I-2	215574.24
16179985	240272728	GR5: 3YRHARD	I-2	264000
16178959	240268752	GR4: NON3YRHARD	I-1	172486.95
16180326	240278129	GR2: 5 YR Conf	II-2	231200
16179646	240272808	GR5: 3YRHARD	I-2	236298.56
16179148	240290546	GR4: NON3YRHARD	I-1	343875.24
16179162	240290668	GR4: NON3YRHARD	I-1	535507.37
16179740	240272120	GR5: 3YRHARD	I-2	307248.96
16178713	240266495	GR2: 5 YR Conf	II-2	183200
16178645	240267221	GR2: 5 YR Conf	II-2	285600
16178548	240267145	GR2: 5 YR Conf	II-2	119782.45
16178243	240266099	GR2: 5 YR Conf	II-2	351953.24
16180518	240278327	GR2: 5 YR Conf	II-2	281250
16179121	240290720	GR4: NON3YRHARD	I-1	372755.02
16180587	240278400	GR2: 5 YR Conf	II-2	224451.1
16179933	240272685	GR5: 3YRHARD	I-2	409304.96
16180186	240258414	GR5: 3YRHARD	I-2	399900
16179986	240272701	GR5: 3YRHARD	I-2	319323.49
16180420	240278228	GR2: 5 YR Conf	II-2	354900.95
16178733	240267300	GR2: 5 YR Conf	II-2	87668.72
16180487	240278296	GR2: 5 YR Conf	II-2	121589.49



16179067	240269713	GR4: NON3YRHARD	I-1	256664.4
16179170	240268104	GR4: NON3YRHARD	I-1	338891.36
16178416	240267028	GR2: 5 YR Conf	II-2	168000
16180067	240258253	GR4: NON3YRHARD	I-1	94591.32
16179057	240269613	GR4: NON3YRHARD	I-1	331855.07
16178200	240265859	GR1: 3 YR Hybrids	II-1	348000
16178201	240265860	GR1: 3 YR Hybrids	II-1	316000
16178202	240265861	GR1: 3 YR Hybrids	II-1	248000
16178203	240265862	GR1: 3 YR Hybrids	II-1	242000
16178204	240265863	GR1: 3 YR Hybrids	II-1	558400
16178205	240265864	GR1: 3 YR Hybrids	II-1	241800
16178206	240265865	GR1: 3 YR Hybrids	II-1	359999.94
16178207	240265866	GR1: 3 YR Hybrids	II-1	428000
16178208	240265867	GR1: 3 YR Hybrids	II-1	485000
16178209	240265868	GR1: 3 YR Hybrids	II-1	139200
16178841	240266602	GR3: 5 YR Non-Conf	II-3	572000
16178762	240266535	GR2: 5 YR Conf	II-2	82388.81
16178843	240266026	GR1: 3 YR Hybrids	II-1	247000
16178763	240267325	GR2: 5 YR Conf	II-2	68800
16178845	240266605	GR3: 5 YR Non-Conf	II-3	506400
16178846	240266027	GR1: 3 YR Hybrids	II-1	231200
16178684	240265981	GR1: 3 YR Hybrids	II-1	206910
16178847	240266028	GR1: 3 YR Hybrids	II-1	202400
16178685	240265982	GR1: 3 YR Hybrids	II-1	160000
16178686	240265983	GR1: 3 YR Hybrids	II-1	83931.15
16178848	240266606	GR2: 5 YR Conf	II-2	99925.79
16178849	240266029	GR1: 3 YR Hybrids	II-1	455992
16178687	240267261	GR2: 5 YR Conf	II-2	270400
16178210	240265869	GR1: 3 YR Hybrids	II-1	166400
16178211	240265870	GR1: 3 YR Hybrids	II-1	172000
16178212	240265871	GR1: 3 YR Hybrids	II-1	525000
16178213	240265872	GR1: 3 YR Hybrids	II-1	168000
16178214	240265873	GR1: 3 YR Hybrids	II-1	315600
16178215	240265874	GR1: 3 YR Hybrids	II-1	283934.95
16178850	240266030	GR1: 3 YR Hybrids	II-1	365600
16178852	240266031	GR1: 3 YR Hybrids	II-1	143150
16178853	240266608	GR2: 5 YR Conf	II-2	147208
16178772	240266545	GR2: 5 YR Conf	II-2	76743
16178854	240266032	GR1: 3 YR Hybrids	II-1	127807.14
16178692	240266478	GR2: 5 YR Conf	II-2	76743
16178774	240266001	GR1: 3 YR Hybrids	II-1	171000
16178857	240266033	GR1: 3 YR Hybrids	II-1	67068.51
16178858	240266034	GR1: 3 YR Hybrids	II-1	256500
16178859	240266035	GR1: 3 YR Hybrids	II-1	58400
16178697	240265984	GR1: 3 YR Hybrids	II-1	112000
16178779	240266002	GR1: 3 YR Hybrids	II-1	669333.01
16178301	240247250	GR1: 3 YR Hybrids	II-1	175950
16178303	240266143	GR2: 5 YR Conf	II-2	118932.96
16178305	240265893	GR1: 3 YR Hybrids	II-1	311450.05
16178307	240247258	GR1: 3 YR Hybrids	II-1	184000
16179831	240272761	GR5: 3YRHARD	I-2	112033
16178860	240266036	GR1: 3 YR Hybrids	II-1	294862
16178863	240266614	GR2: 5 YR Conf	II-2	183200
16178866	240266617	GR2: 5 YR Conf	II-2	200000
16178786	240266003	GR1: 3 YR Hybrids	II-1	124800
16178868	240266037	GR1: 3 YR Hybrids	II-1	388000
16178787	240266004	GR1: 3 YR Hybrids	II-1	105600
16178869	240266038	GR1: 3 YR Hybrids	II-1	59482.7
16178311	240247366	GR1: 3 YR Hybrids	II-1	399999.33
16180194	240277997	GR1: 3 YR Hybrids	II-1	980000
16180195	240277998	GR1: 3 YR Hybrids	II-1	263572.3
16180196	240277999	GR1: 3 YR Hybrids	II-1	83874.91
16180197	240278000	GR1: 3 YR Hybrids	II-1	260000
16178317	240265896	GR1: 3 YR Hybrids	II-1	384408.57
16180198	240278001	GR1: 3 YR Hybrids	II-1	185200
16180199	240278002	GR1: 3 YR Hybrids	II-1	122399.16
16179921	240272666	GR5: 3YRHARD	I-2	131400
16178319	240266944	GR2: 5 YR Conf	II-2	169698.28
16178870	240266039	GR1: 3 YR Hybrids	II-1	255200
16178790	240266005	GR1: 3 YR Hybrids	II-1	132000
16178872	240266040	GR1: 3 YR Hybrids	II-1	112800
16178873	240266041	GR1: 3 YR Hybrids	II-1	97600
16178792	240267352	GR2: 5 YR Conf	II-2	82500
16178874	240266042	GR1: 3 YR Hybrids	II-1	572000
16178794	240267354	GR2: 5 YR Conf	II-2	375000
16178875	240266043	GR1: 3 YR Hybrids	II-1	92000
16178876	240266044	GR1: 3 YR Hybrids	II-1	275768.13
16178795	240266006	GR1: 3 YR Hybrids	II-1	372000
16178877	240266620	GR2: 5 YR Conf	II-2	200250
16178322	240247285	GR1: 3 YR Hybrids	II-1	209639.93
16178880	240266625	GR2: 5 YR Conf	II-2	201726.39
16179771	240272763	GR5: 3YRHARD	I-2	434162.89
16178882	240266046	GR1: 3 YR Hybrids	II-1	188000
16178883	240266627	GR2: 5 YR Conf	II-2	400000
16179778	240272764	GR5: 3YRHARD	I-2	344000
16178170	240247322	GR1: 3 YR Hybrids	II-1	272350
16178173	240265843	GR1: 3 YR Hybrids	II-1	245000
16178336	240265903	GR1: 3 YR Hybrids	II-1	228000
16178174	240247342	GR1: 3 YR Hybrids	II-1	320000
16178177	240247245	GR1: 3 YR Hybrids	II-1	171920
16178259	240247215	GR1: 3 YR Hybrids	II-1	136000
16178178	240247296	GR1: 3 YR Hybrids	II-1	228000
16178179	240265847	GR1: 3 YR Hybrids	II-1	118400
16179785	240272776	GR5: 3YRHARD	I-2	315137.4
16179787	240272777	GR5: 3YRHARD	I-2	361800

16178502	240265931	GR1: 3 YR Hybrids	II-1	404000
16180626	240265841	GR1: 3 YR Hybrids	II-1	247889.44
16178503	240267111	GR2: 5 YR Conf	II-2	83795.29
16178180	240247223	GR1: 3 YR Hybrids	II-1	144500
16178504	240265932	GR1: 3 YR Hybrids	II-1	159920
16178263	240247257	GR1: 3 YR Hybrids	II-1	183200
16178506	240265933	GR1: 3 YR Hybrids	II-1	320000
16178184	240266848	GR2: 5 YR Conf	II-2	194400
16178508	240265934	GR1: 3 YR Hybrids	II-1	335925.7
16178186	240265849	GR1: 3 YR Hybrids	II-1	75990
16178267	240247302	GR1: 3 YR Hybrids	II-1	231046.88
16180385	240278191	GR2: 5 YR Conf	II-2	246600
16180449	240278257	GR2: 5 YR Conf	II-2	230400
16179601	240272396	GR5: 3YRHARD	I-2	302912.45
16180286	240278089	GR2: 5 YR Conf	II-2	271494.8
16178355	240266188	GR2: 5 YR Conf	II-2	147624.86
16179713	240272142	GR5: 3YRHARD	I-2	142098.95
16180054	240258301	GR5: 3YRHARD	I-2	403110.71
16179761	240272133	GR5: 3YRHARD	I-2	243648.63
16178775	240267336	GR2: 5 YR Conf	II-2	348000
16178286	240266918	GR3: 5 YR Non-Conf	II-3	573600
16179516	240272816	GR5: 3YRHARD	I-2	336000
16179407	240272300	GR5: 3YRHARD	I-2	161092.66
16180246	240278049	GR2: 5 YR Conf	II-2	130400
16178481	240267094	GR2: 5 YR Conf	II-2	295200
16178519	240267122	GR2: 5 YR Conf	II-2	219600
16180479	240278288	GR2: 5 YR Conf	II-2	177964.27
16178890	240267528	GR4: NON3YRHARD	I-1	198824.68
16180549	240278360	GR2: 5 YR Conf	II-2	313262
16180319	240278122	GR2: 5 YR Conf	II-2	68800
16179089	240269848	GR4: NON3YRHARD	I-1	470519.95
16180450	240278258	GR2: 5 YR Conf	II-2	198798.73
16179165	240268071	GR4: NON3YRHARD	I-1	155379.13
16180058	240258349	GR4: NON3YRHARD	I-1	436000
16178405	240267017	GR2: 5 YR Conf	II-2	228788.46
16178314	240266152	GR2: 5 YR Conf	II-2	100630.15
16179714	240272143	GR5: 3YRHARD	I-2	74821.27
16178783	240267345	GR3: 5 YR Non-Conf	II-3	592000
16178524	240267127	GR3: 5 YR Non-Conf	II-3	630000
16180247	240278050	GR2: 5 YR Conf	II-2	140760
16179390	240272487	GR5: 3YRHARD	I-2	152275.2
16179982	240272698	GR5: 3YRHARD	I-2	216000
16180480	240278289	GR2: 5 YR Conf	II-2	396000
16180550	240278361	GR2: 5 YR Conf	II-2	427500
16180320	240278123	GR3: 5 YR Non-Conf	II-3	504000
16179415	240272314	GR5: 3YRHARD	I-2	146051.11
16179738	240272243	GR5: 3YRHARD	I-2	97630.25
16180451	240278259	GR2: 5 YR Conf	II-2	344719.96
16180144	240258387	GR4: NON3YRHARD	I-1	384000
16179602	240272383	GR5: 3YRHARD	I-2	177344.25
16179146	240290591	GR4: NON3YRHARD	I-1	106662.87
16178428	240267040	GR2: 5 YR Conf	II-2	276792
16178644	240267220	GR2: 5 YR Conf	II-2	157500
16178401	240267013	GR2: 5 YR Conf	II-2	251000
16178691	240267266	GR3: 5 YR Non-Conf	II-3	524000
16179301	240290654	GR4: NON3YRHARD	I-1	447373.71
16180248	240278051	GR2: 5 YR Conf	II-2	124999.99
16179254	240290679	GR4: NON3YRHARD	I-1	449464.01
16179391	240272411	GR5: 3YRHARD	I-2	121882.85
16179983	240272751	GR5: 3YRHARD	I-2	297350
16178225	240266079	GR2: 5 YR Conf	II-2	263555.15
16178562	240267156	GR2: 5 YR Conf	II-2	101500
16180481	240278290	GR2: 5 YR Conf	II-2	204800
16178489	240266310	GR3: 5 YR Non-Conf	II-3	523992
16180551	240278362	GR2: 5 YR Conf	II-2	247999.91
16180321	240278124	GR2: 5 YR Conf	II-2	140000
16179779	240272773	GR5: 3YRHARD	I-2	227833.31
16179009	240269194	GR4: NON3YRHARD	I-1	460455.67
16180386	240278192	GR2: 5 YR Conf	II-2	183533.59
16178785	240267347	GR2: 5 YR Conf	II-2	155200
16179048	240269517	GR4: NON3YRHARD	I-1	460175.76
16179715	240272144	GR5: 3YRHARD	I-2	154073.58
16180138	240258382	GR5: 3YRHARD	I-2	196300
16178390	240267005	GR2: 5 YR Conf	II-2	359523.84
16179984	240272752	GR5: 3YRHARD	I-2	159000
16180416	240278224	GR2: 5 YR Conf	II-2	352000
16180482	240278291	GR2: 5 YR Conf	II-2	187951.78
16180552	240278363	GR2: 5 YR Conf	II-2	364000
16180322	240278125	GR2: 5 YR Conf	II-2	140000
16179416	240272328	GR5: 3YRHARD	I-2	252429.31
16179090	240269850	GR4: NON3YRHARD	I-1	201782.68
16178976	240268909	GR4: NON3YRHARD	I-1	96358.34
16180387	240278193	GR2: 5 YR Conf	II-2	279999.99
16179183	240268232	GR4: NON3YRHARD	I-1	403080.22
16180052	240258326	GR5: 3YRHARD	I-2	618000
16180178	240258409	GR4: NON3YRHARD	I-1	375000
16179739	240272244	GR5: 3YRHARD	I-2	179261.33
16178992	240269039	GR4: NON3YRHARD	I-1	256605.07
16179072	240269748	GR4: NON3YRHARD	I-1	231031.43
16178429	240267041	GR2: 5 YR Conf	II-2	300000
16178226	240266080	GR3: 5 YR Non-Conf	II-3	660000
16179202	240268304	GR4: NON3YRHARD	I-1	404293.02
16180417	240278225	GR2: 5 YR Conf	II-2	91040
16180483	240278292	GR2: 5 YR Conf	II-2	300000
16178473	240267087	GR3: 5 YR Non-Conf	II-3	559900

16180553	240278364	GR2: 5 YR Conf	II-2	260000
16180323	240278126	GR2: 5 YR Conf	II-2	149600
16180388	240278194	GR2: 5 YR Conf	II-2	270000
16179830	240272806	GR5: 3YRHARD	I-2	247041
16178297	240266138	GR2: 5 YR Conf	II-2	113498.82
16178505	240267112	GR2: 5 YR Conf	II-2	300000
16178483	240267096	GR2: 5 YR Conf	II-2	130500
16179306	240226645	GR5: 3YRHARD	I-2	142659.68
16180079	240258279	GR5: 3YRHARD	I-2	278984.54
16180584	240278397	GR2: 5 YR Conf	II-2	199948.96
16180418	240278226	GR2: 5 YR Conf	II-2	417000
16180484	240278293	GR2: 5 YR Conf	II-2	195627.07
16180554	240278365	GR3: 5 YR Non-Conf	II-3	613591.99
16180324	240278127	GR2: 5 YR Conf	II-2	156000
16179417	240272311	GR5: 3YRHARD	I-2	293676.6
16179091	240269852	GR4: NON3YRHARD	I-1	561230.37
16178437	240267049	GR2: 5 YR Conf	II-2	105500
16180169	240258404	GR4: NON3YRHARD	I-1	600000
16179619	240272824	GR5: 3YRHARD	I-2	288000
16179960	240272718	GR5: 3YRHARD	I-2	276000
16178541	240267138	GR3: 5 YR Non-Conf	II-3	427900
16178265	240266908	GR2: 5 YR Conf	II-2	180000
16178462	240267078	GR2: 5 YR Conf	II-2	176800
16179196	240267871	GR4: NON3YRHARD	I-1	405169.79
16180585	240278398	GR2: 5 YR Conf	II-2	416000
16179931	240272682	GR5: 3YRHARD	I-2	287200
16178227	240266081	GR3: 5 YR Non-Conf	II-3	500000
16178511	240267117	GR2: 5 YR Conf	II-2	144687.23
16180419	240278227	GR3: 5 YR Non-Conf	II-3	675000
16180485	240278294	GR2: 5 YR Conf	II-2	152509.27
16180555	240278366	GR2: 5 YR Conf	II-2	341850
16180325	240278128	GR2: 5 YR Conf	II-2	153397.88
16179418	240272434	GR5: 3YRHARD	I-2	179705.63
16178717	240267288	GR2: 5 YR Conf	II-2	169850.01
16179177	240268166	GR4: NON3YRHARD	I-1	370918.98
16179092	240269853	GR4: NON3YRHARD	I-1	283107.32
16179161	240290780	GR4: NON3YRHARD	I-1	197530.86
16178729	240267297	GR2: 5 YR Conf	II-2	90867.76
16178406	240267018	GR2: 5 YR Conf	II-2	339027.12
16178716	240267287	GR2: 5 YR Conf	II-2	228000
16180047	240258296	GR4: NON3YRHARD	I-1	375172.34
16179348	240272272	GR5: 3YRHARD	I-2	97991
16179531	240272352	GR5: 3YRHARD	I-2	291294.32
16178189	240266062	GR2: 5 YR Conf	II-2	344337.26
16180099	240258288	GR4: NON3YRHARD	I-1	340098.91
16179884	240272581	GR5: 3YRHARD	I-2	173232.99
16179684	240272109	GR5: 3YRHARD	I-2	266513.96
16180152	240258391	GR5: 3YRHARD	I-2	800000
16180092	240258269	GR4: NON3YRHARD	I-1	216000
16178829	240266592	GR2: 5 YR Conf	II-2	122400
16178761	240267323	GR2: 5 YR Conf	II-2	279960
16179774	240272798	GR5: 3YRHARD	I-2	729507.38
16178961	240268781	GR4: NON3YRHARD	I-1	265216.92
16179206	240268373	GR4: NON3YRHARD	I-1	279665.42
16180443	240278251	GR2: 5 YR Conf	II-2	295959.99
16178280	240266914	GR2: 5 YR Conf	II-2	140994.18
16180281	240278084	GR2: 5 YR Conf	II-2	287200
16180350	240278154	GR2: 5 YR Conf	II-2	335884.7
16179757	240272159	GR5: 3YRHARD	I-2	187230
16180241	240278044	GR2: 5 YR Conf	II-2	104000
16179293	240290681	GR4: NON3YRHARD	I-1	462516.18
16178468	240267084	GR3: 5 YR Non-Conf	II-3	481099.96
16179232	240290606	GR4: NON3YRHARD	I-1	545969.42
16180053	240258262	GR4: NON3YRHARD	I-1	175081.77
16180061	240258292	GR5: 3YRHARD	I-2	367253.13
16179386	240272186	GR5: 3YRHARD	I-2	188861.14
16179367	240272444	GR5: 3YRHARD	I-2	189543.82
16178610	240267190	GR2: 5 YR Conf	II-2	228000
16180444	240278252	GR3: 5 YR Non-Conf	II-3	549002.88
16179070	240269739	GR4: NON3YRHARD	I-1	153746.73
16180282	240278085	GR2: 5 YR Conf	II-2	139400
16180351	240278155	GR2: 5 YR Conf	II-2	400000
16179710	240272138	GR5: 3YRHARD	I-2	130902.19
16179758	240272129	GR5: 3YRHARD	I-2	100833.29
16179579	240272393	GR5: 3YRHARD	I-2	269393.65
16178944	240268692	GR4: NON3YRHARD	I-1	440998.42
16179142	240290653	GR4: NON3YRHARD	I-1	315992.57
16180193	240278949	GR4: NON3YRHARD	I-1	274400
16178696	240267272	GR2: 5 YR Conf	II-2	124700
16178712	240266493	GR2: 5 YR Conf	II-2	195350
16178269	240266910	GR2: 5 YR Conf	II-2	229998.5
16180242	240278045	GR2: 5 YR Conf	II-2	207449.41
16179491	240272492	GR5: 3YRHARD	I-2	159137.47
16180381	240278187	GR2: 5 YR Conf	II-2	160515.47
16180445	240278253	GR2: 5 YR Conf	II-2	244499.99
16179164	240268066	GR4: NON3YRHARD	I-1	413270.12
16180283	240278086	GR2: 5 YR Conf	II-2	179875.97
16178427	240267039	GR2: 5 YR Conf	II-2	329000
16180352	240278156	GR2: 5 YR Conf	II-2	95611.04
16179759	240272130	GR5: 3YRHARD	I-2	100034.22
16179580	240272403	GR5: 3YRHARD	I-2	295291.17
16178789	240266561	GR2: 5 YR Conf	II-2	180000
16180039	240258347	GR4: NON3YRHARD	I-1	648800
16179298	240290690	GR4: NON3YRHARD	I-1	617481.9
16180243	240278046	GR2: 5 YR Conf	II-2	217500

16179253	240290630	GR4: NON3YRHARD	I-1	633545.98
16179492	240272493	GR5: 3YRHARD	I-2	267829.46
16180382	240278188	GR2: 5 YR Conf	II-2	314243.23
16180446	240278254	GR3: 5 YR Non-Conf	II-3	754000
16179071	240269741	GR4: NON3YRHARD	I-1	170782.99
16180284	240278087	GR2: 5 YR Conf	II-2	299481.94
16180353	240278157	GR2: 5 YR Conf	II-2	202759
16180166	240258402	GR5: 3YRHARD	I-2	552000
16178803	240267361	GR3: 5 YR Non-Conf	II-3	860000
16179711	240272140	GR5: 3YRHARD	I-2	435078.24
16179777	240272772	GR5: 3YRHARD	I-2	288800
16179828	240272789	GR5: 3YRHARD	I-2	197129.11
16180155	240258303	GR5: 3YRHARD	I-2	407000
16180127	240258331	GR4: NON3YRHARD	I-1	666529.59
16179581	240272380	GR5: 3YRHARD	I-2	274940.87
16180165	240258268	GR4: NON3YRHARD	I-1	212800
16180037	240258333	GR4: NON3YRHARD	I-1	695216.21
16180130	240258270	GR4: NON3YRHARD	I-1	215524.54
16179493	240272494	GR5: 3YRHARD	I-2	200504.26
16179388	240272184	GR5: 3YRHARD	I-2	114372.77
16178660	240267235	GR2: 5 YR Conf	II-2	148000
16180383	240278189	GR2: 5 YR Conf	II-2	409600
16180447	240278255	GR2: 5 YR Conf	II-2	231096
16178991	240269034	GR4: NON3YRHARD	I-1	549422.26
16178963	240268806	GR4: NON3YRHARD	I-1	415465.02
16179600	240272397	GR5: 3YRHARD	I-2	241423.3
16180285	240278088	GR2: 5 YR Conf	II-2	349999.95
16179035	240269425	GR4: NON3YRHARD	I-1	272829.58
16179582	240272399	GR5: 3YRHARD	I-2	316843.14
16178597	240267179	GR2: 5 YR Conf	II-2	187950
16180045	240258334	GR5: 3YRHARD	I-2	696816.73
16180244	240278047	GR2: 5 YR Conf	II-2	103200
16178320	240265899	GR1: 3 YR Hybrids	II-1	346500
16179139	240290610	GR4: NON3YRHARD	I-1	257407.17
16178377	240266207	GR2: 5 YR Conf	II-2	304000
16180547	240278358	GR2: 5 YR Conf	II-2	97520
16180317	240278120	GR2: 5 YR Conf	II-2	71600
16178171	240266839	GR2: 5 YR Conf	II-2	204250
16180384	240278190	GR2: 5 YR Conf	II-2	135921.76
16180448	240278256	GR2: 5 YR Conf	II-2	388800
16178404	240266227	GR2: 5 YR Conf	II-2	378653.46
16179155	240290619	GR4: NON3YRHARD	I-1	291072.02
16179712	240272141	GR5: 3YRHARD	I-2	126209.28
16180191	240278948	GR4: NON3YRHARD	I-1	235000
16178928	240268634	GR4: NON3YRHARD	I-1	490976.78
16179760	240272132	GR5: 3YRHARD	I-2	282071.01
16178833	240266596	GR2: 5 YR Conf	II-2	115200
16179583	240272398	GR5: 3YRHARD	I-2	155764.62
16178625	240266415	GR3: 5 YR Non-Conf	II-3	470400
16178622	240267202	GR2: 5 YR Conf	II-2	200000
16179299	240290588	GR4: NON3YRHARD	I-1	259010.12
16180245	240278048	GR2: 5 YR Conf	II-2	131200
16179484	240272282	GR5: 3YRHARD	I-2	332417.15
16179272	240290646	GR4: NON3YRHARD	I-1	482214.55
16179495	240272496	GR5: 3YRHARD	I-2	301641.29
16178608	240267188	GR2: 5 YR Conf	II-2	168000
16180548	240278359	GR3: 5 YR Non-Conf	II-3	448000
16180318	240278121	GR2: 5 YR Conf	II-2	315999.99
16179260	240290783	GR4: NON3YRHARD	I-1	590082.52
16179863	240272598	GR5: 3YRHARD	I-2	287391.13
16179195	240267843	GR4: NON3YRHARD	I-1	239360.83
16180621	240278434	GR2: 5 YR Conf	II-2	216000
16178884	240267507	GR4: NON3YRHARD	I-1	271087.48
16179405	240272461	GR5: 3YRHARD	I-2	299056.34
16180347	240278150	GR2: 5 YR Conf	II-2	332072
16179575	240272404	GR5: 3YRHARD	I-2	260111.23
16178892	240239816	GR4: NON3YRHARD	I-1	401425.15
16178851	240266607	GR2: 5 YR Conf	II-2	154256.99
16179792	240272778	GR5: 3YRHARD	I-2	343200
16178736	240266513	GR3: 5 YR Non-Conf	II-3	508000
16178767	240266540	GR3: 5 YR Non-Conf	II-3	534000
16179230	240290696	GR4: NON3YRHARD	I-1	670966.38
16179113	240290725	GR4: NON3YRHARD	I-1	582110.82
16179864	240272599	GR5: 3YRHARD	I-2	324110.92
16178369	240266989	GR2: 5 YR Conf	II-2	276000
16179365	240272415	GR5: 3YRHARD	I-2	202390.4
16180278	240278081	GR2: 5 YR Conf	II-2	325430
16180348	240278151	GR2: 5 YR Conf	II-2	99200
16179802	240272536	GR5: 3YRHARD	I-2	533172.12
16178626	240267205	GR2: 5 YR Conf	II-2	254196.58
16179137	240290560	GR4: NON3YRHARD	I-1	41684.33
16179248	240290773	GR4: NON3YRHARD	I-1	673079.87
16178386	240267002	GR2: 5 YR Conf	II-2	335000
16179261	240290579	GR4: NON3YRHARD	I-1	591719.85
16179910	240272644	GR5: 3YRHARD	I-2	432766.22
16179487	240272518	GR5: 3YRHARD	I-2	324785.42
16180279	240278082	GR2: 5 YR Conf	II-2	271999.9
16179060	240269635	GR4: NON3YRHARD	I-1	321375.67
16179577	240272390	GR5: 3YRHARD	I-2	308000
16179803	240272537	GR5: 3YRHARD	I-2	491250
16179618	240272825	GR5: 3YRHARD	I-2	324000
16178764	240267326	GR2: 5 YR Conf	II-2	128501.95
16178282	240266916	GR3: 5 YR Non-Conf	II-3	631993.8
16179292	240290809	GR4: NON3YRHARD	I-1	430627.11
16179231	240290719	GR4: NON3YRHARD	I-1	641927.47

16179138	240290559	GR4: NON3YRHARD	I-1	43180.19
16178376	240266206	GR2: 5 YR Conf	II-2	343000
16179100	240290718	GR4: NON3YRHARD	I-1	538112.4
16180184	240258263	GR4: NON3YRHARD	I-1	176000
16180442	240278250	GR2: 5 YR Conf	II-2	119280
16180349	240278153	GR2: 5 YR Conf	II-2	224075.64
16179578	240272377	GR5: 3YRHARD	I-2	187551.98
16179804	240272538	GR5: 3YRHARD	I-2	460964.21
16179045	240269478	GR4: NON3YRHARD	I-1	451782.21
16180051	240258277	GR5: 3YRHARD	I-2	264596.74
16178893	240267605	GR4: NON3YRHARD	I-1	324758.51
16179806	240272540	GR5: 3YRHARD	I-2	425979.38
16180257	240278060	GR3: 5 YR Non-Conf	II-3	1020000
16179700	240272064	GR5: 3YRHARD	I-2	144000
16178828	240266591	GR2: 5 YR Conf	II-2	186661.37
16178748	240267313	GR2: 5 YR Conf	II-2	104000
16178668	240266455	GR2: 5 YR Conf	II-2	117600
16178589	240265958	GR1: 3 YR Hybrids	II-1	261225.56
16180075	240258324	GR4: NON3YRHARD	I-1	600000
16180159	240258308	GR5: 3YRHARD	I-2	462996.57
16179801	240272787	GR5: 3YRHARD	I-2	124000
16178830	240266021	GR1: 3 YR Hybrids	II-1	223560
16178831	240266593	GR2: 5 YR Conf	II-2	55230.98
16179628	240272066	GR5: 3YRHARD	I-2	259495.94
16180582	240278394	GR3: 5 YR Non-Conf	II-3	463999.99
16179439	240272222	GR5: 3YRHARD	I-2	191261.92
16180415	240278223	GR2: 5 YR Conf	II-2	166000
16180146	240258257	GR4: NON3YRHARD	I-1	135200
16180115	240258370	GR5: 3YRHARD	I-2	120000
16178415	240267027	GR2: 5 YR Conf	II-2	329017
16179665	240272090	GR5: 3YRHARD	I-2	215878.27
16180119	240258372	GR5: 3YRHARD	I-2	299339.63
16178588	240267174	GR2: 5 YR Conf	II-2	280000
16179520	240272286	GR5: 3YRHARD	I-2	191542.45
16178368	240266199	GR3: 5 YR Non-Conf	II-3	552750
16180620	240278433	GR3: 5 YR Non-Conf	II-3	896846
16179953	240272674	GR5: 3YRHARD	I-2	528000
16180109	240258315	GR5: 3YRHARD	I-2	520000
16179563	240272386	GR5: 3YRHARD	I-2	290778.15
16178832	240266594	GR2: 5 YR Conf	II-2	83937.66
16179480	240272249	GR5: 3YRHARD	I-2	283512.64
16179481	240272284	GR5: 3YRHARD	I-2	468803.75
16178834	240266022	GR1: 3 YR Hybrids	II-1	84000
16178591	240265959	GR1: 3 YR Hybrids	II-1	711201.75
16179644	240272247	GR5: 3YRHARD	I-2	375000
16178754	240265998	GR1: 3 YR Hybrids	II-1	192000
16179483	240272281	GR5: 3YRHARD	I-2	246400
16178835	240266023	GR1: 3 YR Hybrids	II-1	125250
16178836	240266597	GR3: 5 YR Non-Conf	II-3	960000
16178755	240265999	GR1: 3 YR Hybrids	II-1	478360
16178593	240265960	GR1: 3 YR Hybrids	II-1	158164.65
16178756	240266000	GR1: 3 YR Hybrids	II-1	136000
16180183	240258413	GR4: NON3YRHARD	I-1	572000
16180174	240258406	GR5: 3YRHARD	I-2	650000
16180044	240258274	GR4: NON3YRHARD	I-1	253840.01
16179545	240272361	GR5: 3YRHARD	I-2	167978.98
16180346	240278149	GR2: 5 YR Conf	II-2	274591.47
16178323	240266946	GR2: 5 YR Conf	II-2	252305.45
16178586	240267172	GR2: 5 YR Conf	II-2	97500
16180219	240278022	GR2: 5 YR Conf	II-2	240450
16180188	240258416	GR5: 3YRHARD	I-2	449237.14
16179916	240272654	GR5: 3YRHARD	I-2	952000
16178455	240267068	GR2: 5 YR Conf	II-2	383754.11
16179621	240272827	GR5: 3YRHARD	I-2	280000
16180288	240278091	GR2: 5 YR Conf	II-2	275200
16178594	240265961	GR1: 3 YR Hybrids	II-1	630000
16178676	240265978	GR1: 3 YR Hybrids	II-1	159716.88
16178757	240267319	GR2: 5 YR Conf	II-2	260000
16178838	240266599	GR2: 5 YR Conf	II-2	240000
16178758	240266531	GR2: 5 YR Conf	II-2	60255.25
16178596	240265963	GR1: 3 YR Hybrids	II-1	344000
16178759	240267321	GR2: 5 YR Conf	II-2	259268
16179569	240272193	GR5: 3YRHARD	I-2	68254.14
16178678	240267255	GR2: 5 YR Conf	II-2	409600
16178679	240265980	GR1: 3 YR Hybrids	II-1	575200
16179327	240272301	GR5: 3YRHARD	I-2	315334.85
16178780	240267341	GR2: 5 YR Conf	II-2	457500
16179347	240272271	GR5: 3YRHARD	I-2	338916.5
16180614	240278427	GR2: 5 YR Conf	II-2	320000
16179948	240272669	GR5: 3YRHARD	I-2	439069.79
16178656	240267230	GR3: 5 YR Non-Conf	II-3	970000
16179044	240268029	GR4: NON3YRHARD	I-1	359542.6
16179620	240272823	GR5: 3YRHARD	I-2	183200
16180132	240258377	GR4: NON3YRHARD	I-1	224657.61
16178771	240266544	GR3: 5 YR Non-Conf	II-3	932000
16178682	240267259	GR2: 5 YR Conf	II-2	356250
16179136	240290561	GR4: NON3YRHARD	I-1	41684.33
16179175	240268133	GR4: NON3YRHARD	I-1	126369.96
16180357	240278162	GR2: 5 YR Conf	II-2	135599.99
16179763	240272137	GR5: 3YRHARD	I-2	121793.18
16179585	240272337	GR5: 3YRHARD	I-2	376003.4
16180258	240278061	GR2: 5 YR Conf	II-2	178080
16179701	240272161	GR5: 3YRHARD	I-2	116377.6
16179653	240272162	GR5: 3YRHARD	I-2	375205.09
16178922	240268494	GR4: NON3YRHARD	I-1	309257.25

16178598	240265964	GR1: 3 YR Hybrids	II-1	146240
16178599	240267180	GR2: 5 YR Conf	II-2	95600
16180512	240278321	GR2: 5 YR Conf	II-2	297446.51
16179247	240290730	GR4: NON3YRHARD	I-1	457487.68
16179099	240290808	GR4: NON3YRHARD	I-1	464073.45
16179952	240272673	GR5: 3YRHARD	I-2	478400
16179466	240272464	GR5: 3YRHARD	I-2	127993.61
16179364	240272425	GR5: 3YRHARD	I-2	126420.6
16178659	240267234	GR2: 5 YR Conf	II-2	257600
16178820	240266016	GR1: 3 YR Hybrids	II-1	128000
16178741	240265996	GR1: 3 YR Hybrids	II-1	176000
16179552	240272766	GR5: 3YRHARD	I-2	376000
16178742	240267308	GR2: 5 YR Conf	II-2	188900
16178580	240265956	GR1: 3 YR Hybrids	II-1	470960
16178661	240265977	GR1: 3 YR Hybrids	II-1	311880
16178823	240266589	GR2: 5 YR Conf	II-2	186661.37
16178743	240265997	GR1: 3 YR Hybrids	II-1	359920
16179553	240272296	GR5: 3YRHARD	I-2	298400
16178824	240266018	GR1: 3 YR Hybrids	II-1	138000
16179554	240272297	GR5: 3YRHARD	I-2	271242.02
16178663	240267239	GR2: 5 YR Conf	II-2	168000
16178826	240266019	GR1: 3 YR Hybrids	II-1	247775.8
16178745	240266521	GR2: 5 YR Conf	II-2	239817.38
16178583	240265957	GR1: 3 YR Hybrids	II-1	180792
16179404	240272435	GR5: 3YRHARD	I-2	272054.57
16180345	240278148	GR2: 5 YR Conf	II-2	140000
16179683	240272108	GR5: 3YRHARD	I-2	243374.37
16179829	240272788	GR5: 3YRHARD	I-2	365600
16179762	240272136	GR5: 3YRHARD	I-2	106265.57
16180126	240258290	GR4: NON3YRHARD	I-1	362200.96
16180033	240258295	GR4: NON3YRHARD	I-1	375172.34
16179555	240272260	GR5: 3YRHARD	I-2	399000
16178827	240266020	GR1: 3 YR Hybrids	II-1	180000
16179670	240272095	GR5: 3YRHARD	I-2	315246.94
16179861	240272620	GR5: 3YRHARD	I-2	262705.24
16178675	240267253	GR2: 5 YR Conf	II-2	329600
16179249	240290772	GR4: NON3YRHARD	I-1	840172.59
16179115	240290568	GR4: NON3YRHARD	I-1	179432.85
16178398	240265913	GR1: 3 YR Hybrids	II-1	213500
16180200	240278003	GR1: 3 YR Hybrids	II-1	262119.81
16180201	240278004	GR1: 3 YR Hybrids	II-1	208000
16179216	240290713	GR4: NON3YRHARD	I-1	159618.71
16179315	240272275	GR5: 3YRHARD	I-2	137459.5
16180202	240278005	GR1: 3 YR Hybrids	II-1	324000
16180204	240278007	GR1: 3 YR Hybrids	II-1	128891.26
16180205	240278008	GR1: 3 YR Hybrids	II-1	200000
16180206	240278009	GR1: 3 YR Hybrids	II-1	178400
16180207	240278010	GR1: 3 YR Hybrids	II-1	228000
16180208	240278011	GR1: 3 YR Hybrids	II-1	67200
16180209	240278012	GR1: 3 YR Hybrids	II-1	265000
16179476	240272188	GR5: 3YRHARD	I-2	254881.24
16180179	240278956	GR5: 3YRHARD	I-2	430000
16179530	240272295	GR5: 3YRHARD	I-2	111733.09
16179611	240272253	GR5: 3YRHARD	I-2	264000
16180255	240278058	GR2: 5 YR Conf	II-2	309410.17
16178920	240268493	GR4: NON3YRHARD	I-1	395265.08
16178801	240266007	GR1: 3 YR Hybrids	II-1	420000
16179613	240272257	GR5: 3YRHARD	I-2	287415.49
16178641	240265970	GR1: 3 YR Hybrids	II-1	143820
16178722	240267291	GR2: 5 YR Conf	II-2	284000
16178444	240267057	GR2: 5 YR Conf	II-2	178800
16179561	240272363	GR5: 3YRHARD	I-2	214039.16
16178804	240266008	GR1: 3 YR Hybrids	II-1	201413.28
16178561	240265949	GR1: 3 YR Hybrids	II-1	189570
16180414	240278222	GR2: 5 YR Conf	II-2	248000
16178436	240267048	GR2: 5 YR Conf	II-2	288500
16179226	240290642	GR4: NON3YRHARD	I-1	169193.69
16180619	240278432	GR3: 5 YR Non-Conf	II-3	452680
16178290	240266922	GR2: 5 YR Conf	II-2	272000
16178293	240247886	GR2: 5 YR Conf	II-2	232000
16178770	240266543	GR3: 5 YR Non-Conf	II-3	677876.35
16179233	240290571	GR4: NON3YRHARD	I-1	80162.16
16178642	240267219	GR2: 5 YR Conf	II-2	160000
16178724	240265993	GR1: 3 YR Hybrids	II-1	248000
16179346	240272270	GR5: 3YRHARD	I-2	130485.37
16179840	240272623	GR5: 3YRHARD	I-2	243483.83
16180217	240278020	GR2: 5 YR Conf	II-2	190323
16178643	240265971	GR1: 3 YR Hybrids	II-1	130400
16178806	240266009	GR1: 3 YR Hybrids	II-1	325000
16178484	240265927	GR1: 3 YR Hybrids	II-1	150400
16178565	240265950	GR1: 3 YR Hybrids	II-1	221300
16178889	240267525	GR4: NON3YRHARD	I-1	311529.53
16179632	240272070	GR5: 3YRHARD	I-2	120265.42
16178646	240265972	GR1: 3 YR Hybrids	II-1	56442.4
16178727	240267295	GR2: 5 YR Conf	II-2	147360
16178647	240267223	GR2: 5 YR Conf	II-2	127200
16178567	240265951	GR1: 3 YR Hybrids	II-1	390000
16179947	240272668	GR5: 3YRHARD	I-2	164800
16179488	240272519	GR5: 3YRHARD	I-2	223193.53
16179914	240272652	GR5: 3YRHARD	I-2	152000
16178486	240265928	GR1: 3 YR Hybrids	II-1	135988.51
16178649	240265973	GR1: 3 YR Hybrids	II-1	197500
16178488	240265929	GR1: 3 YR Hybrids	II-1	211314.65
16180210	240278013	GR1: 3 YR Hybrids	II-1	204000
16180211	240278014	GR1: 3 YR Hybrids	II-1	784000

16180212	240278015	GR1: 3 YR Hybrids	II-1	397438.69
16180147	240278946	GR5: 3YRHARD	I-2	525600
16180213	240278016	GR1: 3 YR Hybrids	II-1	252027.43
16180214	240278017	GR1: 3 YR Hybrids	II-1	288000
16180215	240278018	GR1: 3 YR Hybrids	II-1	200000
16180216	240278019	GR1: 3 YR Hybrids	II-1	628550
16178172	240266840	GR2: 5 YR Conf	II-2	176000
16178493	240267103	GR2: 5 YR Conf	II-2	245000
16180355	240278160	GR2: 5 YR Conf	II-2	202424
16178730	240265994	GR1: 3 YR Hybrids	II-1	279600
16178811	240266011	GR1: 3 YR Hybrids	II-1	202345.91
16178812	240266012	GR1: 3 YR Hybrids	II-1	124000
16178650	240265974	GR1: 3 YR Hybrids	II-1	181900
16179622	240272195	GR5: 3YRHARD	I-2	262266.64
16178570	240265952	GR1: 3 YR Hybrids	II-1	123391.74
16180256	240278059	GR2: 5 YR Conf	II-2	171978.33
16179032	240269401	GR4: NON3YRHARD	I-1	456836.58
16178921	240268616	GR4: NON3YRHARD	I-1	284864.01
16179081	240269816	GR4: NON3YRHARD	I-1	361660.64
16178447	240267060	GR2: 5 YR Conf	II-2	166400
16178571	240265953	GR1: 3 YR Hybrids	II-1	763000
16178814	240266013	GR1: 3 YR Hybrids	II-1	348000
16179562	240272385	GR5: 3YRHARD	I-2	183035.42
16178799	240267358	GR3: 5 YR Non-Conf	II-3	453935
16178490	240267100	GR2: 5 YR Conf	II-2	344800
16179624	240272298	GR5: 3YRHARD	I-2	364000
16179363	240272412	GR5: 3YRHARD	I-2	160504.18
16179051	240269539	GR4: NON3YRHARD	I-1	284107.54
16178549	240267146	GR3: 5 YR Non-Conf	II-3	512400
16178605	240267186	GR3: 5 YR Non-Conf	II-3	572000
16179234	240290629	GR4: NON3YRHARD	I-1	179367.92
16178815	240266014	GR1: 3 YR Hybrids	II-1	304840.8
16178734	240265995	GR1: 3 YR Hybrids	II-1	224796.6
16178241	240266096	GR2: 5 YR Conf	II-2	61563.62
16179105	240290710	GR4: NON3YRHARD	I-1	365556.58
16180218	240278021	GR2: 5 YR Conf	II-2	150999.95
16178318	240265898	GR1: 3 YR Hybrids	II-1	215000
16178654	240265975	GR1: 3 YR Hybrids	II-1	324000
16178655	240265976	GR1: 3 YR Hybrids	II-1	240000
16179915	240272653	GR5: 3YRHARD	I-2	133600
16178818	240266583	GR2: 5 YR Conf	II-2	244600
16178819	240266015	GR1: 3 YR Hybrids	II-1	224800
16179221	240290540	GR4: NON3YRHARD	I-1	315246.95
16178495	240265930	GR1: 3 YR Hybrids	II-1	160530
16178576	240265954	GR1: 3 YR Hybrids	II-1	276757.86
16178496	240267105	GR2: 5 YR Conf	II-2	203996.6
16179549	240272218	GR5: 3YRHARD	I-2	479186.29
16178578	240265955	GR1: 3 YR Hybrids	II-1	400000
16178497	240267106	GR2: 5 YR Conf	II-2	88000
16179477	240272428	GR5: 3YRHARD	I-2	234976.06
16179369	240272323	GR5: 3YRHARD	I-2	231274.87
16180287	240278090	GR2: 5 YR Conf	II-2	237000
16180356	240278161	GR3: 5 YR Non-Conf	II-3	880000
16178632	240265969	GR1: 3 YR Hybrids	II-1	215499.8
16179524	240272250	GR5: 3YRHARD	I-2	207504.31
16178471	240265921	GR1: 3 YR Hybrids	II-1	205300
16178552	240265947	GR1: 3 YR Hybrids	II-1	110320
16178633	240266421	GR2: 5 YR Conf	II-2	101099.25
16178634	240267211	GR2: 5 YR Conf	II-2	180000
16179525	240272293	GR5: 3YRHARD	I-2	107932.83
16180254	240278057	GR2: 5 YR Conf	II-2	304000
16178919	240268615	GR4: NON3YRHARD	I-1	339189.76
16178472	240265922	GR1: 3 YR Hybrids	II-1	196400
16178392	240265911	GR1: 3 YR Hybrids	II-1	577427.34
16179608	240272194	GR5: 3YRHARD	I-2	265713.61
16178555	240266362	GR2: 5 YR Conf	II-2	118219.26
16179527	240272292	GR5: 3YRHARD	I-2	224343.76
16179609	240272769	GR5: 3YRHARD	I-2	360000
16178556	240265948	GR1: 3 YR Hybrids	II-1	302250
16178475	240265923	GR1: 3 YR Hybrids	II-1	236380.99
16178394	240267008	GR2: 5 YR Conf	II-2	363119.99
16179366	240272430	GR5: 3YRHARD	I-2	119122.99
16178637	240267214	GR2: 5 YR Conf	II-2	126600
16178718	240265991	GR1: 3 YR Hybrids	II-1	288800
16178476	240267090	GR2: 5 YR Conf	II-2	106400
16178719	240265992	GR1: 3 YR Hybrids	II-1	207722.72
16180581	240278393	GR2: 5 YR Conf	II-2	211794.55
16179438	240272472	GR5: 3YRHARD	I-2	265533.62
16179529	240272294	GR5: 3YRHARD	I-2	261634.02
16178395	240267009	GR3: 5 YR Non-Conf	II-3	462760
16178396	240267011	GR2: 5 YR Conf	II-2	171200
16178798	240267357	GR3: 5 YR Non-Conf	II-3	475700
16178952	240268729	GR4: NON3YRHARD	I-1	143409.53
16178958	240268749	GR4: NON3YRHARD	I-1	232967.62
16179011	240269224	GR4: NON3YRHARD	I-1	307141.09
16179368	240272467	GR5: 3YRHARD	I-2	95946.01
16178397	240265912	GR1: 3 YR Hybrids	II-1	174659.69
16178238	240266093	GR2: 5 YR Conf	II-2	171444.88
16180577	240278388	GR2: 5 YR Conf	II-2	184000
16179980	240272740	GR5: 3YRHARD	I-2	217600
16178224	240266076	GR2: 5 YR Conf	II-2	350000
16179179	240268184	GR4: NON3YRHARD	I-1	206299.71
16180409	240278217	GR2: 5 YR Conf	II-2	360000
16179786	240272800	GR5: 3YRHARD	I-2	193936.73
16179066	240269702	GR4: NON3YRHARD	I-1	861588.69

16180545	240278356	GR2: 5 YR Conf	II-2	108000
16180315	240278118	GR2: 5 YR Conf	II-2	232000
16178413	240267025	GR2: 5 YR Conf	II-2	227500
16178985	240268967	GR4: NON3YRHARD	I-1	215451.47
16179313	240272407	GR5: 3YRHARD	I-2	220977.06
16178403	240267015	GR2: 5 YR Conf	II-2	134997.74
16180125	240258321	GR4: NON3YRHARD	I-1	571650
16178891	240267571	GR4: NON3YRHARD	I-1	160803.34
16178750	240267315	GR3: 5 YR Non-Conf	II-3	625000
16178299	240266929	GR2: 5 YR Conf	II-2	308289
16178560	240267155	GR2: 5 YR Conf	II-2	101500
16179208	240268393	GR4: NON3YRHARD	I-1	131277.73
16179880	240272605	GR5: 3YRHARD	I-2	239400
16179307	240272254	GR5: 3YRHARD	I-2	168732.97
16179180	240268185	GR4: NON3YRHARD	I-1	217593.04
16180410	240278218	GR3: 5 YR Non-Conf	II-3	488000
16180476	240278285	GR2: 5 YR Conf	II-2	231609.06
16179836	240272547	GR5: 3YRHARD	I-2	725000
16180066	240258313	GR4: NON3YRHARD	I-1	479841.22
16180316	240278119	GR2: 5 YR Conf	II-2	320000
16178974	240268903	GR4: NON3YRHARD	I-1	90278.1
16178435	240267047	GR2: 5 YR Conf	II-2	270250
16178723	240267292	GR2: 5 YR Conf	II-2	416200
16178183	240266058	GR2: 5 YR Conf	II-2	159290
16179344	240272200	GR5: 3YRHARD	I-2	154340.52
16179309	240272490	GR5: 3YRHARD	I-2	232409.25
16179341	240272481	GR5: 3YRHARD	I-2	55599.31
16178302	240266931	GR2: 5 YR Conf	II-2	125559.5
16178239	240266094	GR2: 5 YR Conf	II-2	177497.14
16179209	240268394	GR4: NON3YRHARD	I-1	157533.28
16180509	240278318	GR3: 5 YR Non-Conf	II-3	612000
16179010	240269221	GR4: NON3YRHARD	I-1	359155.71
16180411	240278219	GR2: 5 YR Conf	II-2	363639.1
16180477	240278286	GR2: 5 YR Conf	II-2	154697.93
16179837	240272548	GR5: 3YRHARD	I-2	110000
16179413	240272414	GR5: 3YRHARD	I-2	331237.81
16178414	240267026	GR2: 5 YR Conf	II-2	141068.76
16178975	240268904	GR4: NON3YRHARD	I-1	200072.16
16180040	240258325	GR4: NON3YRHARD	I-1	606661.66
16178509	240267115	GR2: 5 YR Conf	II-2	370241.63
16180510	240278319	GR2: 5 YR Conf	II-2	217200
16178494	240267104	GR2: 5 YR Conf	II-2	378000
16180579	240278391	GR2: 5 YR Conf	II-2	334399.99
16179781	240272775	GR5: 3YRHARD	I-2	212800
16179436	240272307	GR5: 3YRHARD	I-2	118852.49
16180412	240278220	GR3: 5 YR Non-Conf	II-3	649900
16180478	240278287	GR2: 5 YR Conf	II-2	114320
16179001	240269126	GR4: NON3YRHARD	I-1	457881.64
16179736	240272241	GR5: 3YRHARD	I-2	175627.92
16178621	240267201	GR2: 5 YR Conf	II-2	103999
16179503	240272504	GR5: 3YRHARD	I-2	242653.49
16178617	240266408	GR3: 5 YR Non-Conf	II-3	420000
16178572	240267162	GR2: 5 YR Conf	II-2	109200
16178753	240267318	GR2: 5 YR Conf	II-2	112800
16179623	240272826	GR5: 3YRHARD	I-2	379094.43
16178240	240266095	GR2: 5 YR Conf	II-2	308000
16180580	240278392	GR2: 5 YR Conf	II-2	280000
16179981	240272703	GR5: 3YRHARD	I-2	219534.89
16179437	240272459	GR5: 3YRHARD	I-2	118676.09
16180413	240278221	GR3: 5 YR Non-Conf	II-3	650000
16179076	240269776	GR4: NON3YRHARD	I-1	158024.08
16179737	240272242	GR5: 3YRHARD	I-2	150748.89
16178340	240266961	GR2: 5 YR Conf	II-2	300000
16178816	240266581	GR2: 5 YR Conf	II-2	128800
16179627	240272065	GR5: 3YRHARD	I-2	224579.73
16179006	240269157	GR4: NON3YRHARD	I-1	519696.62
16178518	240267121	GR2: 5 YR Conf	II-2	350000
16179977	240272737	GR5: 3YRHARD	I-2	127729.39
16179190	240267439	GR4: NON3YRHARD	I-1	383240.11
16180472	240278280	GR2: 5 YR Conf	II-2	335894.92
16180541	240278352	GR2: 5 YR Conf	II-2	125599.85
16180311	240278114	GR2: 5 YR Conf	II-2	282400
16179410	240272437	GR5: 3YRHARD	I-2	159028.28
16178658	240267233	GR2: 5 YR Conf	II-2	278000
16179176	240268152	GR4: NON3YRHARD	I-1	302200.9
16180378	240278184	GR2: 5 YR Conf	II-2	132600
16178989	240269029	GR4: NON3YRHARD	I-1	258851.38
16179732	240272237	GR5: 3YRHARD	I-2	148050.65
16178728	240267296	GR2: 5 YR Conf	II-2	264000
16178454	240267067	GR2: 5 YR Conf	II-2	184000
16178402	240267014	GR2: 5 YR Conf	II-2	253600
16179697	240272154	GR5: 3YRHARD	I-2	171636.37
16178595	240267177	GR2: 5 YR Conf	II-2	246750
16180107	240258365	GR5: 3YRHARD	I-2	135000
16180240	240278043	GR2: 5 YR Conf	II-2	283182.99
16178363	240266983	GR2: 5 YR Conf	II-2	219200
16178602	240267183	GR2: 5 YR Conf	II-2	294000
16179978	240272738	GR5: 3YRHARD	I-2	187716.33
16180406	240278214	GR2: 5 YR Conf	II-2	224306
16180473	240278281	GR2: 5 YR Conf	II-2	191634.69
16180542	240278353	GR2: 5 YR Conf	II-2	106400
16180312	240278115	GR2: 5 YR Conf	II-2	81197.8
16179411	240272308	GR5: 3YRHARD	I-2	321308.13
16179056	240269598	GR4: NON3YRHARD	I-1	438011.21
16180379	240278185	GR2: 5 YR Conf	II-2	109326.99



16178434	240267046	GR3: 5 YR Non-Conf	II-3	633600
16179733	240272238	GR5: 3YRHARD	I-2	199577.18
16178704	240267278	GR2: 5 YR Conf	II-2	155897
16179820	240272528	GR5: 3YRHARD	I-2	611997.27
16180128	240258374	GR4: NON3YRHARD	I-1	358400
16180153	240258392	GR4: NON3YRHARD	I-1	336258.19
16178426	240267038	GR2: 5 YR Conf	II-2	358172.18
16179698	240272155	GR5: 3YRHARD	I-2	193989.01
16180114	240258369	GR5: 3YRHARD	I-2	116200
16179283	240290550	GR4: NON3YRHARD	I-1	438103.26
16178381	240266999	GR2: 5 YR Conf	II-2	155000
16178900	240267621	GR4: NON3YRHARD	I-1	396101.9
16178342	240266963	GR2: 5 YR Conf	II-2	199242.39
16178223	240266075	GR3: 5 YR Non-Conf	II-3	459939.3
16180407	240278215	GR3: 5 YR Non-Conf	II-3	465600
16180474	240278282	GR3: 5 YR Non-Conf	II-3	440000
16179168	240268093	GR4: NON3YRHARD	I-1	421637.93
16180543	240278354	GR2: 5 YR Conf	II-2	281593.23
16180313	240278116	GR2: 5 YR Conf	II-2	112896
16179087	240269842	GR4: NON3YRHARD	I-1	248894.21
16180380	240278186	GR3: 5 YR Non-Conf	II-3	548000
16179734	240272239	GR5: 3YRHARD	I-2	222877.81
16178715	240267286	GR2: 5 YR Conf	II-2	105724.64
16179521	240272291	GR5: 3YRHARD	I-2	491001.47
16178327	240266950	GR2: 5 YR Conf	II-2	313000
16179284	240290586	GR4: NON3YRHARD	I-1	438601.69
16178613	240267193	GR3: 5 YR Non-Conf	II-3	520000
16180576	240278387	GR3: 5 YR Non-Conf	II-3	580000
16178557	240267152	GR2: 5 YR Conf	II-2	192000
16179979	240272739	GR5: 3YRHARD	I-2	399383.33
16180408	240278216	GR2: 5 YR Conf	II-2	457600
16179835	240272552	GR5: 3YRHARD	I-2	99761.69
16180475	240278283	GR2: 5 YR Conf	II-2	225000
16179169	240268094	GR4: NON3YRHARD	I-1	269940.94
16180544	240278355	GR2: 5 YR Conf	II-2	200000
16180314	240278117	GR2: 5 YR Conf	II-2	269606
16179088	240269843	GR4: NON3YRHARD	I-1	258587.35
16179160	240290793	GR4: NON3YRHARD	I-1	264168.97
16178990	240269032	GR4: NON3YRHARD	I-1	504894.68
16179735	240272240	GR5: 3YRHARD	I-2	239428.06
16178306	240266934	GR2: 5 YR Conf	II-2	132000
16179039	240269449	GR4: NON3YRHARD	I-1	130409.65
16178949	240268719	GR4: NON3YRHARD	I-1	528337.93
16179334	240272199	GR5: 3YRHARD	I-2	140623.49
16179135	240290797	GR4: NON3YRHARD	I-1	568204.02
16179489	240272520	GR5: 3YRHARD	I-2	178526.31
16178894	240239823	GR4: NON3YRHARD	I-1	416293.83
16179381	240272469	GR5: 3YRHARD	I-2	71248.22
16180536	240278347	GR2: 5 YR Conf	II-2	78174.53
16179598	240272400	GR5: 3YRHARD	I-2	199698.23
16179816	240272524	GR5: 3YRHARD	I-2	485165.76
16180276	240278079	GR2: 5 YR Conf	II-2	159900
16179144	240290760	GR4: NON3YRHARD	I-1	506647.08
16178700	240267275	GR2: 5 YR Conf	II-2	192000
16179573	240272345	GR5: 3YRHARD	I-2	480205.35
16180124	240258300	GR4: NON3YRHARD	I-1	401115.11
16178619	240267199	GR2: 5 YR Conf	II-2	332000
16179282	240290799	GR4: NON3YRHARD	I-1	685752.26
16178374	240266204	GR3: 5 YR Non-Conf	II-3	492000
16179928	240272679	GR5: 3YRHARD	I-2	216400
16179382	240272471	GR5: 3YRHARD	I-2	123692.94
16180537	240278348	GR2: 5 YR Conf	II-2	125965.22
16180307	240278110	GR2: 5 YR Conf	II-2	287200
16180374	240278180	GR2: 5 YR Conf	II-2	244000
16179064	240269663	GR4: NON3YRHARD	I-1	347086.95
16180439	240278247	GR2: 5 YR Conf	II-2	159707.85
16178714	240267285	GR2: 5 YR Conf	II-2	195000
16179599	240272402	GR5: 3YRHARD	I-2	175734.44
16179817	240272525	GR5: 3YRHARD	I-2	600000
16178927	240268627	GR4: NON3YRHARD	I-1	443732.46
16179755	240272180	GR5: 3YRHARD	I-2	118117.84
16178878	240266621	GR2: 5 YR Conf	II-2	187672.5
16178349	240266182	GR3: 5 YR Non-Conf	II-3	419983.86
16180022	240272556	GR5: 3YRHARD	I-2	223506.93
16180236	240278039	GR2: 5 YR Conf	II-2	61600
16179929	240272680	GR5: 3YRHARD	I-2	162655.4
16178895	240239822	GR4: NON3YRHARD	I-1	398841.35
16180538	240278349	GR2: 5 YR Conf	II-2	286640.29
16180308	240278111	GR3: 5 YR Non-Conf	II-3	504000
16180375	240278181	GR2: 5 YR Conf	II-2	215000
16180440	240278248	GR3: 5 YR Non-Conf	II-3	700000
16178547	240267144	GR2: 5 YR Conf	II-2	92800
16179818	240272526	GR5: 3YRHARD	I-2	400000
16180277	240278080	GR2: 5 YR Conf	II-2	205600
16179153	240290667	GR4: NON3YRHARD	I-1	179427.96
16178980	240268932	GR4: NON3YRHARD	I-1	248687.9
16179054	240269569	GR4: NON3YRHARD	I-1	409655.07
16178424	240267036	GR2: 5 YR Conf	II-2	151867.92
16179708	240272131	GR5: 3YRHARD	I-2	301760.69
16180140	240258383	GR4: NON3YRHARD	I-1	233484.91
16180023	240272555	GR5: 3YRHARD	I-2	276000
16178768	240266541	GR2: 5 YR Conf	II-2	400939.72
16178260	240266115	GR2: 5 YR Conf	II-2	236000
16180237	240278040	GR2: 5 YR Conf	II-2	316000
16178375	240266994	GR3: 5 YR Non-Conf	II-3	564850

16178864	240266615	GR2: 5 YR Conf	II-2	179600
16178341	240266962	GR3: 5 YR Non-Conf	II-3	515359.19
16178611	240267191	GR3: 5 YR Non-Conf	II-3	547969.26
16179383	240272450	GR5: 3YRHARD	I-2	292920.12
16178222	240266074	GR2: 5 YR Conf	II-2	228000
16180539	240278350	GR2: 5 YR Conf	II-2	193600
16180309	240278112	GR2: 5 YR Conf	II-2	304391.22
16180376	240278182	GR2: 5 YR Conf	II-2	188400
16178948	240268717	GR4: NON3YRHARD	I-1	146361.9
16178970	240268867	GR4: NON3YRHARD	I-1	241601.14
16180171	240258260	GR4: NON3YRHARD	I-1	150000
16178879	240266622	GR2: 5 YR Conf	II-2	126880
16180133	240258302	GR5: 3YRHARD	I-2	403336.53
16178651	240267225	GR2: 5 YR Conf	II-2	112395.87
16180024	240272558	GR5: 3YRHARD	I-2	365000
16180238	240278041	GR2: 5 YR Conf	II-2	240000
16179352	240272299	GR5: 3YRHARD	I-2	391065.84
16179384	240272442	GR5: 3YRHARD	I-2	308098.86
16179976	240272736	GR5: 3YRHARD	I-2	383420.61
16180471	240278279	GR2: 5 YR Conf	II-2	166828
16180540	240278351	GR2: 5 YR Conf	II-2	312000
16178983	240268963	GR4: NON3YRHARD	I-1	209661.56
16180377	240278183	GR2: 5 YR Conf	II-2	127150
16180441	240278249	GR3: 5 YR Non-Conf	II-3	488000
16179731	240272236	GR5: 3YRHARD	I-2	195532.91
16179819	240272527	GR5: 3YRHARD	I-2	395951.4
16178971	240268868	GR4: NON3YRHARD	I-1	233082.49
16178425	240267037	GR2: 5 YR Conf	II-2	272000
16180162	240258276	GR5: 3YRHARD	I-2	262500
16180143	240258386	GR4: NON3YRHARD	I-1	92950
16179709	240272134	GR5: 3YRHARD	I-2	83822.41
16179696	240272183	GR5: 3YRHARD	I-2	99761.69
16178313	240247867	GR2: 5 YR Conf	II-2	222994.27
16180025	240272557	GR5: 3YRHARD	I-2	367000
16178592	240267176	GR2: 5 YR Conf	II-2	224150
16179310	240272479	GR5: 3YRHARD	I-2	195007.95
16180239	240278042	GR2: 5 YR Conf	II-2	299918.74
16178380	240266998	GR2: 5 YR Conf	II-2	265000
16179252	240290811	GR4: NON3YRHARD	I-1	496032.14
16178856	240266610	GR2: 5 YR Conf	II-2	181200
16180436	240278244	GR2: 5 YR Conf	II-2	188000
16180273	240278076	GR3: 5 YR Non-Conf	II-3	596000
16178175	240266841	GR2: 5 YR Conf	II-2	293606.7
16179707	240272158	GR5: 3YRHARD	I-2	159528.76
16178925	240268498	GR4: NON3YRHARD	I-1	234225.59
16179695	240272175	GR5: 3YRHARD	I-2	155628.24
16178796	240267355	GR2: 5 YR Conf	II-2	121600
16180177	240278951	GR4: NON3YRHARD	I-1	563200
16178635	240266423	GR2: 5 YR Conf	II-2	300000
16178531	240267133	GR3: 5 YR Non-Conf	II-3	431117.79
16179682	240272107	GR5: 3YRHARD	I-2	146888.8
16180108	240258366	GR5: 3YRHARD	I-2	138700
16178337	240266958	GR2: 5 YR Conf	II-2	120500
16179297	240290533	GR4: NON3YRHARD	I-1	214815.14
16180234	240278037	GR2: 5 YR Conf	II-2	104908
16179925	240272676	GR5: 3YRHARD	I-2	194288.38
16179641	240272807	GR5: 3YRHARD	I-2	616000
16179379	240272488	GR5: 3YRHARD	I-2	203546.17
16179362	240272448	GR5: 3YRHARD	I-2	274763.08
16179182	240268214	GR4: NON3YRHARD	I-1	280882.31
16180372	240278177	GR2: 5 YR Conf	II-2	357000
16180437	240278245	GR2: 5 YR Conf	II-2	263900
16178969	240268864	GR4: NON3YRHARD	I-1	333279.23
16179047	240269503	GR4: NON3YRHARD	I-1	261199.36
16180274	240278077	GR2: 5 YR Conf	II-2	172000
16179815	240272523	GR5: 3YRHARD	I-2	635987.24
16178423	240267035	GR2: 5 YR Conf	II-2	392000
16178315	240266942	GR2: 5 YR Conf	II-2	125500
16179753	240272177	GR5: 3YRHARD	I-2	138070.18
16178821	240266585	GR2: 5 YR Conf	II-2	291742.37
16179270	240290685	GR4: NON3YRHARD	I-1	541274.35
16179120	240290531	GR4: NON3YRHARD	I-1	406540.23
16180062	240258323	GR5: 3YRHARD	I-2	598679.27
16179926	240272677	GR5: 3YRHARD	I-2	166400
16179098	240290536	GR4: NON3YRHARD	I-1	203394.39
16179380	240272433	GR5: 3YRHARD	I-2	150433.07
16180373	240278178	GR3: 5 YR Non-Conf	II-3	503061.09
16178662	240267237	GR2: 5 YR Conf	II-2	312000
16180438	240278246	GR2: 5 YR Conf	II-2	163959
16180275	240278078	GR2: 5 YR Conf	II-2	328000
16178802	240267360	GR2: 5 YR Conf	II-2	291960
16178926	240268625	GR4: NON3YRHARD	I-1	211958.94
16179572	240272331	GR5: 3YRHARD	I-2	182763.42
16178760	240267322	GR2: 5 YR Conf	II-2	92720
16180235	240278038	GR2: 5 YR Conf	II-2	114399.96
16179271	240290672	GR4: NON3YRHARD	I-1	578133.43
16179640	240272079	GR5: 3YRHARD	I-2	189447.21
16178887	240267520	GR4: NON3YRHARD	I-1	223798.87
16179354	240272422	GR5: 3YRHARD	I-2	200064.78
16180354	240278158	GR2: 5 YR Conf	II-2	279999.99
16179805	240272539	GR5: 3YRHARD	I-2	310682.09
16179128	240290622	GR4: NON3YRHARD	I-1	566113.01
16180618	240278431	GR2: 5 YR Conf	II-2	372000
16180006	240272747	GR5: 3YRHARD	I-2	131685.43
16178960	240268762	GR4: NON3YRHARD	I-1	192416.59

16180517	240278326	GR2: 5 YR Conf	II-2	178043.91
16179630	240272068	GR5: 3YRHARD	I-2	217120.6
16179442	240272302	GR5: 3YRHARD	I-2	151951.07
16178934	240268656	GR4: NON3YRHARD	I-1	201728.37
16178262	240266906	GR3: 5 YR Non-Conf	II-3	619164.79
16178837	240266598	GR2: 5 YR Conf	II-2	332000
16180117	240258371	GR4: NON3YRHARD	I-1	500000
16178563	240267157	GR2: 5 YR Conf	II-2	282674.01
16179212	240268428	GR4: NON3YRHARD	I-1	361579.71
16179860	240272619	GR5: 3YRHARD	I-2	174031.29
16179129	240290735	GR4: NON3YRHARD	I-1	338919.48
16179909	240272611	GR5: 3YRHARD	I-2	195267.02
16179016	240269259	GR4: NON3YRHARD	I-1	308448.81
16178999	240269101	GR4: NON3YRHARD	I-1	434628.38
16179631	240272069	GR5: 3YRHARD	I-2	220025.52
16179443	240272342	GR5: 3YRHARD	I-2	311416.63
16178909	240268581	GR4: NON3YRHARD	I-1	380011.86
16179664	240272089	GR5: 3YRHARD	I-2	106436.42
16180027	240258341	GR4: NON3YRHARD	I-1	682500
16178499	240267108	GR3: 5 YR Non-Conf	II-3	525600
16179858	240272565	GR5: 3YRHARD	I-2	223990.3
16179551	240272217	GR5: 3YRHARD	I-2	372959.48
16180270	240278073	GR2: 5 YR Conf	II-2	260000
16179151	240290665	GR4: NON3YRHARD	I-1	217998.21
16179750	240272171	GR5: 3YRHARD	I-2	175580.58
16178942	240268681	GR4: NON3YRHARD	I-1	463327.43
16179141	240290788	GR4: NON3YRHARD	I-1	482432.33
16178354	240248250	GR3: 5 YR Non-Conf	II-3	532500
16179680	240272105	GR5: 3YRHARD	I-2	282520.8
16178690	240267265	GR2: 5 YR Conf	II-2	188000
16180034	240258289	GR4: NON3YRHARD	I-1	343251.94
16179268	240290675	GR4: NON3YRHARD	I-1	514374.17
16179514	240272515	GR5: 3YRHARD	I-2	224426.17
16178372	240266991	GR2: 5 YR Conf	II-2	232000
16179097	240290724	GR4: NON3YRHARD	I-1	569997.65
16179859	240272585	GR5: 3YRHARD	I-2	267433.41
16178367	240266198	GR2: 5 YR Conf	II-2	297600
16179464	240272457	GR5: 3YRHARD	I-2	103186.01
16180434	240278242	GR3: 5 YR Non-Conf	II-3	481000
16178487	240267098	GR2: 5 YR Conf	II-2	144000
16180271	240278074	GR2: 5 YR Conf	II-2	329387.07
16178191	240266853	GR2: 5 YR Conf	II-2	379747.48
16179152	240290595	GR4: NON3YRHARD	I-1	410690.66
16178979	240268926	GR4: NON3YRHARD	I-1	307429.06
16178924	240268497	GR4: NON3YRHARD	I-1	653818.92
16178943	240268682	GR4: NON3YRHARD	I-1	600010.43
16179610	240272818	GR5: 3YRHARD	I-2	630000
16179269	240290529	GR4: NON3YRHARD	I-1	645046.79
16179519	240272288	GR5: 3YRHARD	I-2	420179.67
16179923	240272672	GR5: 3YRHARD	I-2	279332.73
16179360	240272408	GR5: 3YRHARD	I-2	104869.65
16180073	240258314	GR4: NON3YRHARD	I-1	495457.47
16180435	240278243	GR2: 5 YR Conf	II-2	199999.14
16180272	240278075	GR2: 5 YR Conf	II-2	250206.09
16179752	240272173	GR5: 3YRHARD	I-2	171401.65
16178545	240267142	GR2: 5 YR Conf	II-2	202500
16178648	240267224	GR2: 5 YR Conf	II-2	188720
16178915	240268604	GR4: NON3YRHARD	I-1	257699.46
16179681	240272106	GR5: 3YRHARD	I-2	223578.24
16178584	240267170	GR3: 5 YR Non-Conf	II-3	464000
16180233	240278036	GR2: 5 YR Conf	II-2	287869.61
16179291	240290655	GR4: NON3YRHARD	I-1	499305.49
16178373	240266992	GR2: 5 YR Conf	II-2	260000
16179361	240272426	GR5: 3YRHARD	I-2	224026
16180250	240278053	GR2: 5 YR Conf	II-2	157600
16178935	240268662	GR4: NON3YRHARD	I-1	653859.13
16179556	240272447	GR5: 3YRHARD	I-2	144260.3
16178962	240268789	GR4: NON3YRHARD	I-1	297365.42
16178791	240267351	GR2: 5 YR Conf	II-2	136000
16178292	240266924	GR2: 5 YR Conf	II-2	220865
16180083	240258356	GR4: NON3YRHARD	I-1	304000
16178334	240266168	GR2: 5 YR Conf	II-2	149382.42
16179262	240290649	GR4: NON3YRHARD	I-1	490449.78
16178667	240266454	GR2: 5 YR Conf	II-2	236800
16179241	240290775	GR4: NON3YRHARD	I-1	450535.99
16179958	240272642	GR5: 3YRHARD	I-2	356000
16178357	240266190	GR2: 5 YR Conf	II-2	154000
16178216	240266067	GR2: 5 YR Conf	II-2	320000
16180013	240272725	GR5: 3YRHARD	I-2	164000
16179846	240272561	GR5: 3YRHARD	I-2	195001.82
16179637	240272076	GR5: 3YRHARD	I-2	421991.96
16180251	240278054	GR2: 5 YR Conf	II-2	224000
16180102	240258310	GR4: NON3YRHARD	I-1	469364.55
16178683	240267260	GR2: 5 YR Conf	II-2	232000
16178300	240247692	GR2: 5 YR Conf	II-2	152000
16178765	240266538	GR2: 5 YR Conf	II-2	337500
16179796	240272767	GR5: 3YRHARD	I-2	259472.31
16178564	240267158	GR2: 5 YR Conf	II-2	266000
16179114	240290674	GR4: NON3YRHARD	I-1	473088.95
16178383	240267000	GR2: 5 YR Conf	II-2	292000
16180014	240272726	GR5: 3YRHARD	I-2	602200
16179473	240272330	GR5: 3YRHARD	I-2	228949.85
16179794	240272785	GR5: 3YRHARD	I-2	332006.91
16180176	240258408	GR4: NON3YRHARD	I-1	654805.45
16179007	240269173	GR4: NON3YRHARD	I-1	310947.73

16180252	240278055	GR2: 5 YR Conf	II-2	99782.75
16179699	240272118	GR5: 3YRHARD	I-2	371762.3
16179041	240269456	GR4: NON3YRHARD	I-1	267528.4
16180111	240258317	GR5: 3YRHARD	I-2	525000
16179614	240272820	GR5: 3YRHARD	I-2	337500
16178517	240267120	GR2: 5 YR Conf	II-2	226500
16179213	240268438	GR4: NON3YRHARD	I-1	332142.04
16179215	240290526	GR4: NON3YRHARD	I-1	410656.82
16179639	240272078	GR5: 3YRHARD	I-2	423066.69
16179353	240272463	GR5: 3YRHARD	I-2	168054.41
16180253	240278056	GR2: 5 YR Conf	II-2	169949.73
16178951	240268728	GR4: NON3YRHARD	I-1	652422.48
16179669	240272094	GR5: 3YRHARD	I-2	305378.96
16180030	240258343	GR5: 3YRHARD	I-2	648569.21
16179263	240290742	GR4: NON3YRHARD	I-1	582144.06
16179506	240272507	GR5: 3YRHARD	I-2	192020.77
16179131	240290608	GR4: NON3YRHARD	I-1	224291.06
16179227	240290648	GR4: NON3YRHARD	I-1	452101.4
16179913	240272689	GR5: 3YRHARD	I-2	152414.45
16178365	240266196	GR3: 5 YR Non-Conf	II-3	615998.17
16178862	240266613	GR3: 5 YR Non-Conf	II-3	496000
16179946	240272659	GR5: 3YRHARD	I-2	180804.08
16180612	240278425	GR2: 5 YR Conf	II-2	167695.42
16179461	240272334	GR5: 3YRHARD	I-2	373172.21
16180057	240258340	GR4: NON3YRHARD	I-1	1291913.93
16179339	240272210	GR5: 3YRHARD	I-2	207387.66
16179617	240272780	GR5: 3YRHARD	I-2	497600
16179023	240269316	GR4: NON3YRHARD	I-1	422561.95
16178482	240267095	GR2: 5 YR Conf	II-2	228000
16178906	240267647	GR4: NON3YRHARD	I-1	230686.38
16178769	240266542	GR2: 5 YR Conf	II-2	400000
16179219	240290703	GR4: NON3YRHARD	I-1	243917.34
16178384	240267001	GR2: 5 YR Conf	II-2	250000
16179096	240290785	GR4: NON3YRHARD	I-1	628831.39
16178256	240266112	GR2: 5 YR Conf	II-2	195200
16179112	240290738	GR4: NON3YRHARD	I-1	188646.97
16179856	240272614	GR5: 3YRHARD	I-2	241388.59
16179224	240290664	GR4: NON3YRHARD	I-1	643306.35
16180613	240278426	GR2: 5 YR Conf	II-2	193500
16179462	240272220	GR5: 3YRHARD	I-2	207224.04
16178721	240267290	GR2: 5 YR Conf	II-2	197600
16179358	240272306	GR5: 3YRHARD	I-2	134802.1
16179408	240272280	GR5: 3YRHARD	I-2	238629.97
16178941	240268679	GR4: NON3YRHARD	I-1	444059.9
16179043	240269470	GR4: NON3YRHARD	I-1	266921.5
16178914	240268602	GR4: NON3YRHARD	I-1	464836.27
16179678	240272103	GR5: 3YRHARD	I-2	224076.68
16178933	240268651	GR4: NON3YRHARD	I-1	347880.23
16178766	240266539	GR3: 5 YR Non-Conf	II-3	560000
16178569	240267161	GR2: 5 YR Conf	II-2	251896.38
16179220	240290563	GR4: NON3YRHARD	I-1	651643.38
16179211	240268423	GR4: NON3YRHARD	I-1	340145.46
16179857	240272615	GR5: 3YRHARD	I-2	151761.12
16178361	240266192	GR2: 5 YR Conf	II-2	267292.79
16179127	240290810	GR4: NON3YRHARD	I-1	460104.89
16179906	240272604	GR5: 3YRHARD	I-2	487297.27
16178366	240266197	GR2: 5 YR Conf	II-2	271200
16179463	240272417	GR5: 3YRHARD	I-2	220374.8
16179403	240272185	GR5: 3YRHARD	I-2	302113.82
16178657	240267232	GR2: 5 YR Conf	II-2	152000
16179749	240272170	GR5: 3YRHARD	I-2	119870.1
16179570	240272401	GR5: 3YRHARD	I-2	220672.86
16179140	240290792	GR4: NON3YRHARD	I-1	307021.18
16179031	240269382	GR4: NON3YRHARD	I-1	435166.21
16179679	240272104	GR5: 3YRHARD	I-2	310991.14
16178261	240266116	GR2: 5 YR Conf	II-2	104988.94
16180080	240258354	GR5: 3YRHARD	I-2	374004.2
16179267	240290545	GR4: NON3YRHARD	I-1	462949.34
16179259	240290593	GR4: NON3YRHARD	I-1	449513.93
16179287	240290602	GR4: NON3YRHARD	I-1	560213.96
16179130	240290761	GR4: NON3YRHARD	I-1	438601.69
16179956	240272663	GR5: 3YRHARD	I-2	520000
16180011	240272723	GR5: 3YRHARD	I-2	191594.09
16178840	240266601	GR2: 5 YR Conf	II-2	144674
16178817	240266582	GR3: 5 YR Non-Conf	II-3	530400
16179890	240272576	GR5: 3YRHARD	I-2	384131.47
16180524	240278334	GR2: 5 YR Conf	II-2	308000
16179642	240272781	GR5: 3YRHARD	I-2	239000
16179446	240272191	GR5: 3YRHARD	I-2	115525.39
16179012	240269235	GR4: NON3YRHARD	I-1	199243.81
16180249	240278052	GR2: 5 YR Conf	II-2	250000
16179040	240268543	GR4: NON3YRHARD	I-1	282888.62
16178950	240268725	GR4: NON3YRHARD	I-1	161278.13
16179504	240272505	GR5: 3YRHARD	I-2	99462.24
16179288	240290677	GR4: NON3YRHARD	I-1	519583.39
16179911	240272650	GR5: 3YRHARD	I-2	391050
16179957	240272641	GR5: 3YRHARD	I-2	153224
16180012	240272724	GR5: 3YRHARD	I-2	400000
16180069	240258350	GR4: NON3YRHARD	I-1	790000
16180060	240258280	GR4: NON3YRHARD	I-1	279350
16180525	240278335	GR2: 5 YR Conf	II-2	203000
16179447	240272303	GR5: 3YRHARD	I-2	192062.18
16179973	240272750	GR5: 3YRHARD	I-2	131000
16180134	240258378	GR5: 3YRHARD	I-2	920812.03
16178908	240268574	GR4: NON3YRHARD	I-1	483594.01

16179657	240272081	GR5: 3YRHARD	I-2	201473.16
16179788	240272804	GR5: 3YRHARD	I-2	355051.86
16180032	240258344	GR5: 3YRHARD	I-2	720000
16179110	240290632	GR4: NON3YRHARD	I-1	340943.3
16178674	240267252	GR2: 5 YR Conf	II-2	336000
16179901	240272578	GR5: 3YRHARD	I-2	332320.76
16180608	240278421	GR2: 5 YR Conf	II-2	304000
16179457	240272333	GR5: 3YRHARD	I-2	268844.5
16179997	240272709	GR5: 3YRHARD	I-2	186235.62
16180049	240258294	GR4: NON3YRHARD	I-1	371181.15
16179104	240290528	GR4: NON3YRHARD	I-1	150185.43
16180508	240278317	GR2: 5 YR Conf	II-2	275900
16179174	240268122	GR4: NON3YRHARD	I-1	407395.86
16179435	240272325	GR5: 3YRHARD	I-2	124258.5
16178782	240267344	GR2: 5 YR Conf	II-2	316000
16180046	240258316	GR4: NON3YRHARD	I-1	520850.97
16179030	240269376	GR4: NON3YRHARD	I-1	319882.85
16179020	240269286	GR4: NON3YRHARD	I-1	419323.11
16178585	240267171	GR2: 5 YR Conf	II-2	186750
16180098	240258336	GR4: NON3YRHARD	I-1	801232.43
16178574	240267164	GR2: 5 YR Conf	II-2	90985.06
16178289	240266921	GR2: 5 YR Conf	II-2	250001
16178254	240266110	GR2: 5 YR Conf	II-2	140064.94
16179853	240272609	GR5: 3YRHARD	I-2	127146.28
16179902	240272602	GR5: 3YRHARD	I-2	177974.86
16180609	240278422	GR2: 5 YR Conf	II-2	176000
16179458	240272339	GR5: 3YRHARD	I-2	714425.84
16179998	240272706	GR5: 3YRHARD	I-2	103353.11
16179005	240269154	GR4: NON3YRHARD	I-1	349297.72
16179400	240272423	GR5: 3YRHARD	I-2	116037.57
16178932	240268647	GR4: NON3YRHARD	I-1	269887.75
16180081	240258312	GR5: 3YRHARD	I-2	480000
16178582	240267169	GR2: 5 YR Conf	II-2	234670
16179257	240290578	GR4: NON3YRHARD	I-1	837313.77
16178615	240267195	GR2: 5 YR Conf	II-2	360000
16179126	240290644	GR4: NON3YRHARD	I-1	986880.67
16179903	240272573	GR5: 3YRHARD	I-2	516176.65
16180610	240278423	GR2: 5 YR Conf	II-2	180000
16180160	240258398	GR5: 3YRHARD	I-2	134000
16179459	240272341	GR5: 3YRHARD	I-2	348973.8
16179626	240272119	GR5: 3YRHARD	I-2	172419.63
16178443	240267056	GR2: 5 YR Conf	II-2	227950
16179357	240272409	GR5: 3YRHARD	I-2	180058.29
16179401	240272482	GR5: 3YRHARD	I-2	124827.45
16179021	240268527	GR4: NON3YRHARD	I-1	361359.88
16178331	240266165	GR2: 5 YR Conf	II-2	252342.85
16179658	240272083	GR5: 3YRHARD	I-2	313100
16180041	240258271	GR4: NON3YRHARD	I-1	217000
16179218	240290626	GR4: NON3YRHARD	I-1	622512.97
16178465	240267080	GR2: 5 YR Conf	II-2	147400
16178665	240266452	GR2: 5 YR Conf	II-2	283748.05
16178255	240266111	GR2: 5 YR Conf	II-2	114102.84
16179854	240272612	GR5: 3YRHARD	I-2	339800
16179904	240272595	GR5: 3YRHARD	I-2	378516.67
16179945	240272658	GR5: 3YRHARD	I-2	153600
16180611	240278424	GR2: 5 YR Conf	II-2	193999.04
16179402	240272413	GR5: 3YRHARD	I-2	316102.34
16179974	240272696	GR5: 3YRHARD	I-2	158115.01
16178957	240268741	GR4: NON3YRHARD	I-1	454259.88
16178480	240267093	GR3: 5 YR Non-Conf	II-3	560000
16179677	240272102	GR5: 3YRHARD	I-2	212359.26
16180093	240258278	GR4: NON3YRHARD	I-1	274945.85
16178285	240266128	GR2: 5 YR Conf	II-2	380000
16178346	240266179	GR2: 5 YR Conf	II-2	414900
16179111	240290527	GR4: NON3YRHARD	I-1	124954.33
16179855	240272584	GR5: 3YRHARD	I-2	211494.79
16179905	240272603	GR5: 3YRHARD	I-2	400000
16180168	240258291	GR4: NON3YRHARD	I-1	363750
16178703	240267277	GR2: 5 YR Conf	II-2	405000
16178695	240267271	GR2: 5 YR Conf	II-2	291999.94
16178777	240267339	GR2: 5 YR Conf	II-2	225200
16178235	240266090	GR2: 5 YR Conf	II-2	198400
16179994	240272713	GR5: 3YRHARD	I-2	289961.83
16179876	240272588	GR5: 3YRHARD	I-2	543077.79
16180501	240278310	GR2: 5 YR Conf	II-2	151877.26
16180571	240278382	GR2: 5 YR Conf	II-2	143726
16179094	240269868	GR4: NON3YRHARD	I-1	224122.45
16178356	240266978	GR2: 5 YR Conf	II-2	127125
16180339	240278142	GR2: 5 YR Conf	II-2	306900
16180403	240278211	GR3: 5 YR Non-Conf	II-3	710918.51
16179730	240272235	GR5: 3YRHARD	I-2	315334.85
16179343	240272278	GR5: 3YRHARD	I-2	218431.7
16180086	240258322	GR4: NON3YRHARD	I-1	584710.09
16178673	240267250	GR2: 5 YR Conf	II-2	110800
16178185	240266849	GR2: 5 YR Conf	II-2	208200
16179995	240272707	GR5: 3YRHARD	I-2	275416.5
16180502	240278311	GR2: 5 YR Conf	II-2	231900
16180572	240278383	GR2: 5 YR Conf	II-2	127699.1
16180187	240278953	GR4: NON3YRHARD	I-1	320000
16179430	240272441	GR5: 3YRHARD	I-2	192605.01
16180340	240278143	GR2: 5 YR Conf	II-2	132092.96
16180404	240278212	GR3: 5 YR Non-Conf	II-3	693000
16178810	240266578	GR2: 5 YR Conf	II-2	129600
16178973	240268897	GR4: NON3YRHARD	I-1	311474.17
16179050	240269535	GR4: NON3YRHARD	I-1	301253.45

16178433	240267045	GR2: 5 YR Conf	II-2	276000
16178329	240266952	GR2: 5 YR Conf	II-2	169950
16178308	240266146	GR2: 5 YR Conf	II-2	121500
16178236	240266091	GR2: 5 YR Conf	II-2	232000
16180503	240278312	GR2: 5 YR Conf	II-2	215016
16179877	240272580	GR5: 3YRHARD	I-2	560142.22
16180573	240278384	GR2: 5 YR Conf	II-2	114981.08
16179078	240269799	GR4: NON3YRHARD	I-1	278258.6
16179095	240269870	GR4: NON3YRHARD	I-1	434629.55
16179431	240272473	GR5: 3YRHARD	I-2	416134.73
16180341	240278144	GR2: 5 YR Conf	II-2	348000
16180405	240278213	GR2: 5 YR Conf	II-2	416879.25
16179832	240272553	GR5: 3YRHARD	I-2	211485.86
16180113	240258338	GR4: NON3YRHARD	I-1	999908.21
16179971	240272748	GR5: 3YRHARD	I-2	248000
16178903	240267633	GR4: NON3YRHARD	I-1	607810.81
16179768	240272793	GR5: 3YRHARD	I-2	203200
16178788	240267349	GR3: 5 YR Non-Conf	II-3	571200
16178902	240267632	GR4: NON3YRHARD	I-1	362266.15
16179237	240290555	GR4: NON3YRHARD	I-1	742323.08
16180604	240278417	GR2: 5 YR Conf	II-2	127489.98
16179547	240272346	GR5: 3YRHARD	I-2	171590.11
16179103	240290553	GR4: NON3YRHARD	I-1	376808.98
16180504	240278313	GR2: 5 YR Conf	II-2	202320
16180574	240278385	GR2: 5 YR Conf	II-2	199966.37
16179432	240272317	GR5: 3YRHARD	I-2	120038.86
16180342	240278145	GR3: 5 YR Non-Conf	II-3	521650
16179833	240272550	GR5: 3YRHARD	I-2	395128.32
16178800	240266570	GR2: 5 YR Conf	II-2	228797.83
16179541	240272360	GR5: 3YRHARD	I-2	112500
16178288	240266920	GR2: 5 YR Conf	II-2	285000
16178464	240266290	GR2: 5 YR Conf	II-2	144000
16178252	240266108	GR2: 5 YR Conf	II-2	150000
16178343	240266175	GR2: 5 YR Conf	II-2	116000
16178554	240267150	GR2: 5 YR Conf	II-2	163200
16180605	240278418	GR2: 5 YR Conf	II-2	50000
16179944	240272665	GR5: 3YRHARD	I-2	403145.91
16178526	240267129	GR2: 5 YR Conf	II-2	238000
16178237	240266092	GR2: 5 YR Conf	II-2	270399.74
16180505	240278314	GR2: 5 YR Conf	II-2	204999.99
16179878	240272601	GR5: 3YRHARD	I-2	155670.2
16180575	240278386	GR2: 5 YR Conf	II-2	294300
16178474	240267088	GR2: 5 YR Conf	II-2	171108.6
16179433	240272315	GR5: 3YRHARD	I-2	164705.43
16179780	240272774	GR5: 3YRHARD	I-2	290000
16180343	240278146	GR2: 5 YR Conf	II-2	182400
16179834	240272551	GR5: 3YRHARD	I-2	238000
16178412	240267024	GR2: 5 YR Conf	II-2	408000
16178698	240267273	GR2: 5 YR Conf	II-2	268000
16178905	240267646	GR4: NON3YRHARD	I-1	599164.49
16180131	240258376	GR5: 3YRHARD	I-2	235599.92
16180104	240258256	GR5: 3YRHARD	I-2	134702.83
16180031	240258335	GR4: NON3YRHARD	I-1	718415.13
16178751	240267316	GR2: 5 YR Conf	II-2	182000
16179256	240290682	GR4: NON3YRHARD	I-1	881194.13
16178467	240267082	GR2: 5 YR Conf	II-2	292000
16179222	240290612	GR4: NON3YRHARD	I-1	301813.77
16179900	240272577	GR5: 3YRHARD	I-2	271424.96
16178749	240267314	GR2: 5 YR Conf	II-2	268000
16180606	240278419	GR2: 5 YR Conf	II-2	324000
16178559	240267154	GR2: 5 YR Conf	II-2	160000
16178553	240267149	GR2: 5 YR Conf	II-2	158344.85
16179199	240267891	GR4: NON3YRHARD	I-1	367775.03
16180506	240278315	GR2: 5 YR Conf	II-2	287199.99
16179767	240272790	GR5: 3YRHARD	I-2	474865.66
16180344	240278147	GR2: 5 YR Conf	II-2	153353.59
16178442	240267055	GR2: 5 YR Conf	II-2	417000
16179972	240272749	GR5: 3YRHARD	I-2	225600
16179769	240272792	GR5: 3YRHARD	I-2	316000
16178253	240266109	GR3: 5 YR Non-Conf	II-3	648000
16179210	240268416	GR4: NON3YRHARD	I-1	257710.21
16180607	240278420	GR2: 5 YR Conf	II-2	153314.02
16179996	240272708	GR5: 3YRHARD	I-2	175092.92
16178492	240267102	GR3: 5 YR Non-Conf	II-3	540000
16180507	240278316	GR2: 5 YR Conf	II-2	169299.76
16179879	240272569	GR5: 3YRHARD	I-2	209955.18
16179079	240269803	GR4: NON3YRHARD	I-1	214395.67
16179434	240272304	GR5: 3YRHARD	I-2	208066.74
16178720	240267289	GR2: 5 YR Conf	II-2	200520
16180043	240258348	GR4: NON3YRHARD	I-1	713200
16178871	240266619	GR2: 5 YR Conf	II-2	240000
16179281	240290715	GR4: NON3YRHARD	I-1	446576.25
16178233	240266088	GR2: 5 YR Conf	II-2	151611.01
16180567	240278378	GR2: 5 YR Conf	II-2	154400
16180335	240278138	GR2: 5 YR Conf	II-2	240000
16180399	240278207	GR2: 5 YR Conf	II-2	271518.71
16180068	240258275	GR4: NON3YRHARD	I-1	254438.69
16180467	240278275	GR2: 5 YR Conf	II-2	160720
16179086	240269834	GR4: NON3YRHARD	I-1	374930.96
16180305	240278108	GR2: 5 YR Conf	II-2	200000
16178411	240267023	GR3: 5 YR Non-Conf	II-3	612000
16178400	240267012	GR2: 5 YR Conf	II-2	243056.15
16178452	240267065	GR2: 5 YR Conf	II-2	276000
16179615	240272821	GR5: 3YRHARD	I-2	195200
16178500	240267109	GR3: 5 YR Non-Conf	II-3	453000

16179873	240272636	GR5: 3YRHARD	I-2	143595.77
16180568	240278379	GR2: 5 YR Conf	II-2	237500
16180336	240278139	GR2: 5 YR Conf	II-2	214480
16180400	240278208	GR2: 5 YR Conf	II-2	190800
16180306	240278109	GR2: 5 YR Conf	II-2	91920
16179645	240272809	GR5: 3YRHARD	I-2	213600
16180154	240258393	GR5: 3YRHARD	I-2	484000
16179728	240272233	GR5: 3YRHARD	I-2	207504.31
16180021	240272554	GR5: 3YRHARD	I-2	727500
16179616	240272822	GR5: 3YRHARD	I-2	267200
16178234	240266089	GR2: 5 YR Conf	II-2	317640.03
16180499	240278308	GR2: 5 YR Conf	II-2	136000
16179874	240272567	GR5: 3YRHARD	I-2	243773.97
16180569	240278380	GR2: 5 YR Conf	II-2	383993.84
16180337	240278140	GR2: 5 YR Conf	II-2	171612
16180175	240258407	GR4: NON3YRHARD	I-1	284800
16179479	240272221	GR5: 3YRHARD	I-2	108001.3
16180401	240278209	GR2: 5 YR Conf	II-2	416000
16178994	240269054	GR4: NON3YRHARD	I-1	231259.97
16180468	240278276	GR2: 5 YR Conf	II-2	248000
16179729	240272234	GR5: 3YRHARD	I-2	181262.03
16178453	240267066	GR2: 5 YR Conf	II-2	320800
16180096	240258362	GR5: 3YRHARD	I-2	261000
16178677	240267254	GR2: 5 YR Conf	II-2	212208
16178461	240267076	GR2: 5 YR Conf	II-2	234176
16178182	240247982	GR2: 5 YR Conf	II-2	281141.97
16180078	240258353	GR5: 3YRHARD	I-2	472000
16180500	240278309	GR2: 5 YR Conf	II-2	160999.99
16179875	240272568	GR5: 3YRHARD	I-2	367916.87
16180570	240278381	GR2: 5 YR Conf	II-2	109600
16180338	240278141	GR2: 5 YR Conf	II-2	202458.26
16180402	240278210	GR3: 5 YR Non-Conf	II-3	835902.5
16180469	240278277	GR3: 5 YR Non-Conf	II-3	650000
16178653	240267227	GR3: 5 YR Non-Conf	II-3	650000
16179075	240269765	GR4: NON3YRHARD	I-1	321008.35
16179049	240269534	GR4: NON3YRHARD	I-1	600887.53
16180118	240258320	GR4: NON3YRHARD	I-1	560000
16179501	240272502	GR5: 3YRHARD	I-2	280061.59
16180229	240278032	GR2: 5 YR Conf	II-2	207000
16178362	240266193	GR3: 5 YR Non-Conf	II-3	617660.44
16178744	240267309	GR2: 5 YR Conf	II-2	128000
16179376	240272419	GR5: 3YRHARD	I-2	192002.33
16179546	240272375	GR5: 3YRHARD	I-2	143656.83
16180529	240278339	GR3: 5 YR Non-Conf	II-3	919700
16180298	240278101	GR2: 5 YR Conf	II-2	312000
16180366	240278171	GR2: 5 YR Conf	II-2	189500
16178421	240267033	GR2: 5 YR Conf	II-2	315844.58
16179693	240272165	GR5: 3YRHARD	I-2	312133.47
16180123	240258261	GR4: NON3YRHARD	I-1	162400
16180035	240258337	GR4: NON3YRHARD	I-1	934417.9
16179776	240272797	GR5: 3YRHARD	I-2	351161.15
16180230	240278033	GR2: 5 YR Conf	II-2	236800
16179502	240272503	GR5: 3YRHARD	I-2	272088.1
16180063	240258304	GR5: 3YRHARD	I-2	407101.9
16180180	240258411	GR5: 3YRHARD	I-2	458000
16179189	240270229	GR4: NON3YRHARD	I-1	212044.79
16180461	240278269	GR2: 5 YR Conf	II-2	164000
16180530	240278340	GR2: 5 YR Conf	II-2	176000
16180299	240278102	GR2: 5 YR Conf	II-2	312000
16180367	240278172	GR3: 5 YR Non-Conf	II-3	432000
16178491	240267101	GR3: 5 YR Non-Conf	II-3	609233.77
16178450	240267063	GR2: 5 YR Conf	II-2	280000
16178946	240268707	GR4: NON3YRHARD	I-1	293873.01
16178968	240268859	GR4: NON3YRHARD	I-1	193050.43
16179046	240269498	GR4: NON3YRHARD	I-1	208916.03
16178709	240267281	GR3: 5 YR Non-Conf	II-3	806500
16180112	240258368	GR5: 3YRHARD	I-2	997616.93
16179053	240269561	GR4: NON3YRHARD	I-1	201669.02
16179705	240272181	GR5: 3YRHARD	I-2	106746.39
16178624	240267203	GR2: 5 YR Conf	II-2	156000
16180103	240258364	GR4: NON3YRHARD	I-1	348000
16180231	240278034	GR2: 5 YR Conf	II-2	168800
16179119	240290698	GR4: NON3YRHARD	I-1	582608.29
16180462	240278270	GR2: 5 YR Conf	II-2	204000
16180531	240278341	GR2: 5 YR Conf	II-2	308000
16180300	240278103	GR3: 5 YR Non-Conf	II-3	638789.82
16180368	240278173	GR2: 5 YR Conf	II-2	71267.37
16179722	240272227	GR5: 3YRHARD	I-2	215543.35
16178694	240267269	GR2: 5 YR Conf	II-2	215000
16180050	240258286	GR5: 3YRHARD	I-2	325000
16180149	240258390	GR4: NON3YRHARD	I-1	167131.3
16179279	240290787	GR4: NON3YRHARD	I-1	606067.78
16179296	240290656	GR4: NON3YRHARD	I-1	458500.33
16180072	240258259	GR4: NON3YRHARD	I-1	143683.02
16180232	240278035	GR3: 5 YR Non-Conf	II-3	431559.99
16178886	240267519	GR4: NON3YRHARD	I-1	338219.25
16179308	240227604	GR5: 3YRHARD	I-2	395710.22
16179377	240272429	GR5: 3YRHARD	I-2	283991.39
16180463	240278271	GR2: 5 YR Conf	II-2	135723.94
16180532	240278342	GR2: 5 YR Conf	II-2	313000
16179147	240290597	GR4: NON3YRHARD	I-1	286089.58
16179084	240269830	GR4: NON3YRHARD	I-1	305402.33
16180301	240278104	GR2: 5 YR Conf	II-2	188699.99
16180369	240278174	GR2: 5 YR Conf	II-2	324351.3
16179723	240272228	GR5: 3YRHARD	I-2	263370.87

16178451	240267064	GR3: 5 YR Non-Conf	II-3	434000
16179813	240272521	GR5: 3YRHARD	I-2	376000
16179027	240269347	GR4: NON3YRHARD	I-1	420318.6
16179706	240272182	GR5: 3YRHARD	I-2	167986.1
16178326	240266949	GR2: 5 YR Conf	II-2	230000
16180089	240258283	GR4: NON3YRHARD	I-1	295000
16178388	240267004	GR2: 5 YR Conf	II-2	405000
16178670	240267247	GR2: 5 YR Conf	II-2	139920
16179378	240272320	GR5: 3YRHARD	I-2	277222
16180464	240278272	GR2: 5 YR Conf	II-2	252000
16180533	240278343	GR2: 5 YR Conf	II-2	238000
16180302	240278105	GR2: 5 YR Conf	II-2	183920
16180370	240278175	GR2: 5 YR Conf	II-2	200000
16179724	240272229	GR5: 3YRHARD	I-2	199577.18
16179766	240272148	GR5: 3YRHARD	I-2	195585.63
16178702	240267276	GR2: 5 YR Conf	II-2	124000
16178947	240268710	GR4: NON3YRHARD	I-1	606074.59
16179814	240272522	GR5: 3YRHARD	I-2	1430000
16178422	240267034	GR2: 5 YR Conf	II-2	280000
16180094	240258360	GR4: NON3YRHARD	I-1	500000
16180150	240258309	GR5: 3YRHARD	I-2	462978.64
16179515	240272285	GR5: 3YRHARD	I-2	631221.91
16178740	240267306	GR3: 5 YR Non-Conf	II-3	600000
16180398	240278205	GR2: 5 YR Conf	II-2	281599.5
16180465	240278273	GR2: 5 YR Conf	II-2	322500
16180534	240278344	GR3: 5 YR Non-Conf	II-3	480000
16179085	240269832	GR4: NON3YRHARD	I-1	407285.81
16178972	240268892	GR4: NON3YRHARD	I-1	357006.24
16180303	240278106	GR2: 5 YR Conf	II-2	108121.99
16180158	240258396	GR4: NON3YRHARD	I-1	232000
16179159	240290582	GR4: NON3YRHARD	I-1	588333.4
16180371	240278176	GR2: 5 YR Conf	II-2	240000
16179063	240269659	GR4: NON3YRHARD	I-1	345586.84
16178987	240269022	GR4: NON3YRHARD	I-1	631606.98
16179725	240272230	GR5: 3YRHARD	I-2	287607.86
16179595	240272388	GR5: 3YRHARD	I-2	399954.68
16178797	240267356	GR2: 5 YR Conf	II-2	95000
16180135	240258379	GR4: NON3YRHARD	I-1	400000
16178606	240267187	GR2: 5 YR Conf	II-2	300000
16179342	240272224	GR5: 3YRHARD	I-2	220071.25
16178899	240239855	GR4: NON3YRHARD	I-1	226091.04
16180566	240278377	GR2: 5 YR Conf	II-2	395697.92
16180466	240278274	GR2: 5 YR Conf	II-2	236720
16178965	240268823	GR4: NON3YRHARD	I-1	602767.72
16180535	240278345	GR2: 5 YR Conf	II-2	224000
16180304	240278107	GR2: 5 YR Conf	II-2	183550
16178432	240267044	GR3: 5 YR Non-Conf	II-3	680000
16178988	240269023	GR4: NON3YRHARD	I-1	435576.93
16179726	240272231	GR5: 3YRHARD	I-2	194741.89
16178881	240266626	GR2: 5 YR Conf	II-2	216750
16180055	240258297	GR4: NON3YRHARD	I-1	390267.74
16179962	240272694	GR5: 3YRHARD	I-2	183200
16178910	240268582	GR4: NON3YRHARD	I-1	211126.43
16178573	240267163	GR2: 5 YR Conf	II-2	251919.67
16179239	240290695	GR4: NON3YRHARD	I-1	793347.67
16179305	240226646	GR5: 3YRHARD	I-2	328358.31
16178244	240266100	GR2: 5 YR Conf	II-2	256000
16178664	240266451	GR2: 5 YR Conf	II-2	117015.53
16178513	240267119	GR2: 5 YR Conf	II-2	258600
16179841	240272596	GR5: 3YRHARD	I-2	157965.98
16179887	240272618	GR5: 3YRHARD	I-2	211640.61
16180520	240278329	GR2: 5 YR Conf	II-2	331967.49
16180589	240278402	GR2: 5 YR Conf	II-2	349316
16179988	240272722	GR5: 3YRHARD	I-2	238000
16180422	240278230	GR3: 5 YR Non-Conf	II-3	694999.99
16180182	240278950	GR4: NON3YRHARD	I-1	710000
16179171	240267433	GR4: NON3YRHARD	I-1	252105.66
16178417	240267029	GR2: 5 YR Conf	II-2	191900
16178275	240266913	GR2: 5 YR Conf	II-2	308000
16178478	240267091	GR3: 5 YR Non-Conf	II-3	532000
16178190	240266852	GR2: 5 YR Conf	II-2	349550
16180120	240258373	GR5: 3YRHARD	I-2	229493.72
16180009	240272700	GR5: 3YRHARD	I-2	304000
16179842	240272579	GR5: 3YRHARD	I-2	100564.5
16179633	240272071	GR5: 3YRHARD	I-2	199523.39
16180521	240278330	GR2: 5 YR Conf	II-2	271950
16180590	240278403	GR2: 5 YR Conf	II-2	279925.22
16179936	240272664	GR5: 3YRHARD	I-2	176800
16179444	240272421	GR5: 3YRHARD	I-2	216069.95
16180059	240258299	GR4: NON3YRHARD	I-1	399046.77
16180423	240278231	GR3: 5 YR Non-Conf	II-3	448751.88
16179963	240272695	GR5: 3YRHARD	I-2	744000
16179770	240272783	GR5: 3YRHARD	I-2	420000
16179954	240272684	GR5: 3YRHARD	I-2	400000
16178245	240266101	GR2: 5 YR Conf	II-2	220000
16180522	240278331	GR2: 5 YR Conf	II-2	256000
16179634	240272072	GR5: 3YRHARD	I-2	203822.54
16179122	240290566	GR4: NON3YRHARD	I-1	324035.04
16180591	240278404	GR2: 5 YR Conf	II-2	109600
16179782	240272801	GR5: 3YRHARD	I-2	410220.08
16180424	240278232	GR2: 5 YR Conf	II-2	364600
16178418	240267030	GR2: 5 YR Conf	II-2	238750
16179964	240272711	GR5: 3YRHARD	I-2	187200
16178911	240268585	GR4: NON3YRHARD	I-1	497261.81
16179667	240272092	GR5: 3YRHARD	I-2	143752.46



16179240	240290699	GR4: NON3YRHARD	I-1	526185.53
16179955	240272686	GR5: 3YRHARD	I-2	308000
16179844	240272583	GR5: 3YRHARD	I-2	317277.82
16179635	240272073	GR5: 3YRHARD	I-2	164365.74
16179889	240272575	GR5: 3YRHARD	I-2	287391.13
16180523	240278332	GR2: 5 YR Conf	II-2	214590.92
16179197	240267877	GR4: NON3YRHARD	I-1	149040.53
16180592	240278405	GR2: 5 YR Conf	II-2	124000
16179937	240272643	GR5: 3YRHARD	I-2	203100
16178457	240267074	GR2: 5 YR Conf	II-2	190320
16179445	240272336	GR5: 3YRHARD	I-2	650142.98
16178725	240267293	GR2: 5 YR Conf	II-2	86072.2
16179069	240269718	GR4: NON3YRHARD	I-1	428219.13
16178543	240267140	GR2: 5 YR Conf	II-2	200000
16179668	240272093	GR5: 3YRHARD	I-2	279332.73
16180085	240258318	GR4: NON3YRHARD	I-1	536000
16179311	240272225	GR5: 3YRHARD	I-2	196029.66
16178680	240267256	GR2: 5 YR Conf	II-2	120000
16179286	240290796	GR4: NON3YRHARD	I-1	418837.84
16180010	240272721	GR5: 3YRHARD	I-2	107009.16
16178246	240266102	GR2: 5 YR Conf	II-2	291507.97
16178844	240266604	GR2: 5 YR Conf	II-2	120000
16179793	240272784	GR5: 3YRHARD	I-2	129336.97
16179636	240272074	GR5: 3YRHARD	I-2	225026.11
16180593	240278406	GR2: 5 YR Conf	II-2	194846.11
16178419	240267031	GR2: 5 YR Conf	II-2	244000
16179789	240272768	GR5: 3YRHARD	I-2	438800
16180136	240258380	GR4: NON3YRHARD	I-1	336000
16178333	240266956	GR2: 5 YR Conf	II-2	300000
16178176	240266842	GR2: 5 YR Conf	II-2	365400
16179375	240272443	GR5: 3YRHARD	I-2	203840.28
16179550	240272216	GR5: 3YRHARD	I-2	630319.57
16180528	240278338	GR2: 5 YR Conf	II-2	195949.99
16180297	240278100	GR2: 5 YR Conf	II-2	214000
16179158	240290576	GR4: NON3YRHARD	I-1	438828.19
16180365	240278170	GR2: 5 YR Conf	II-2	238400
16179038	240268541	GR4: NON3YRHARD	I-1	390798.74
16180267	240278070	GR2: 5 YR Conf	II-2	104400
16179591	240272366	GR5: 3YRHARD	I-2	284510.09
16179026	240269343	GR4: NON3YRHARD	I-1	263710.89
16178312	240266939	GR2: 5 YR Conf	II-2	262500
16179568	240272362	GR5: 3YRHARD	I-2	180877.34
16178324	240266947	GR2: 5 YR Conf	II-2	168000
16178711	240265989	GR1: 3 YR Hybrids	II-1	544000
16178630	240267209	GR2: 5 YR Conf	II-2	340000
16179522	240272289	GR5: 3YRHARD	I-2	259779.45
16178631	240265968	GR1: 3 YR Hybrids	II-1	116900
16179523	240272290	GR5: 3YRHARD	I-2	370115.88
16178470	240265920	GR1: 3 YR Hybrids	II-1	140000
16180095	240258361	GR4: NON3YRHARD	I-1	480000
16179961	240272710	GR5: 3YRHARD	I-2	157500
16179532	240272326	GR5: 3YRHARD	I-2	407027.71
16178393	240267007	GR2: 5 YR Conf	II-2	415008.28
16180101	240258339	GR5: 3YRHARD	I-2	1117330.96
16180087	240258357	GR4: NON3YRHARD	I-1	358500
16180100	240258363	GR4: NON3YRHARD	I-1	201500
16178737	240266514	GR2: 5 YR Conf	II-2	132000
16178614	240267194	GR2: 5 YR Conf	II-2	533850
16180519	240278328	GR3: 5 YR Non-Conf	II-3	650000
16179886	240272617	GR5: 3YRHARD	I-2	169195.82
16180588	240278401	GR2: 5 YR Conf	II-2	191868.02
16179934	240272687	GR5: 3YRHARD	I-2	199200
16179987	240272702	GR5: 3YRHARD	I-2	180850
16180421	240278229	GR2: 5 YR Conf	II-2	121999.99
16178986	240269008	GR4: NON3YRHARD	I-1	487866.29
16180488	240278297	GR2: 5 YR Conf	II-2	75875.03
16178995	240269073	GR4: NON3YRHARD	I-1	651748.98
16179420	240272226	GR5: 3YRHARD	I-2	122757.87
16178287	240266919	GR2: 5 YR Conf	II-2	255000
16178438	240267050	GR2: 5 YR Conf	II-2	150000
16178752	240267317	GR2: 5 YR Conf	II-2	244176
16178229	240266084	GR3: 5 YR Non-Conf	II-3	464000
16180489	240278298	GR3: 5 YR Non-Conf	II-3	476000
16179865	240272625	GR5: 3YRHARD	I-2	280755.19
16180559	240278370	GR2: 5 YR Conf	II-2	328000
16180394	240278200	GR3: 5 YR Non-Conf	II-3	424000
16180459	240278267	GR3: 5 YR Non-Conf	II-3	960000
16178408	240267020	GR2: 5 YR Conf	II-2	294400
16179606	240272812	GR5: 3YRHARD	I-2	517803.61
16179625	240272828	GR5: 3YRHARD	I-2	159618.7
16178982	240268950	GR4: NON3YRHARD	I-1	621465.41
16179720	240272152	GR5: 3YRHARD	I-2	463133.3
16180038	240258254	GR5: 3YRHARD	I-2	99680.1
16180082	240258355	GR4: NON3YRHARD	I-1	404000
16178867	240266618	GR3: 5 YR Non-Conf	II-3	423999.99
16179989	240272727	GR5: 3YRHARD	I-2	143461.49
16179866	240272626	GR5: 3YRHARD	I-2	169228.59
16180490	240278299	GR2: 5 YR Conf	II-2	146500
16180560	240278371	GR2: 5 YR Conf	II-2	131920
16179421	240272322	GR5: 3YRHARD	I-2	376640.57
16180329	240278132	GR2: 5 YR Conf	II-2	180880
16180395	240278201	GR2: 5 YR Conf	II-2	415430
16180460	240278268	GR2: 5 YR Conf	II-2	180000
16178807	240267364	GR2: 5 YR Conf	II-2	330000
16179167	240268080	GR4: NON3YRHARD	I-1	271883.84

16180164	240258401	GR4: NON3YRHARD	I-1	540852.59
16180056	240258311	GR4: NON3YRHARD	I-1	479501.6
16179827	240272535	GR5: 3YRHARD	I-2	260525.02
16178430	240267042	GR2: 5 YR Conf	II-2	391200
16178530	240267132	GR2: 5 YR Conf	II-2	331530
16178776	240267338	GR2: 5 YR Conf	II-2	151859.22
16179534	240272348	GR5: 3YRHARD	I-2	144761.89
16179517	240272516	GR5: 3YRHARD	I-2	306496.21
16178230	240266085	GR3: 5 YR Non-Conf	II-3	650000
16179990	240272699	GR5: 3YRHARD	I-2	93809.22
16179867	240272627	GR5: 3YRHARD	I-2	101827.08
16180491	240278300	GR3: 5 YR Non-Conf	II-3	676000
16180561	240278372	GR2: 5 YR Conf	II-2	416897.92
16178977	240268917	GR4: NON3YRHARD	I-1	327919.1
16180330	240278133	GR2: 5 YR Conf	II-2	247200
16180396	240278202	GR2: 5 YR Conf	II-2	348900
16178409	240267021	GR2: 5 YR Conf	II-2	247991.64
16179721	240272153	GR5: 3YRHARD	I-2	213148.42
16179312	240272255	GR5: 3YRHARD	I-2	125735.18
16179535	240272355	GR5: 3YRHARD	I-2	128127.76
16179304	240290723	GR4: NON3YRHARD	I-1	333928.71
16178577	240267166	GR2: 5 YR Conf	II-2	120000
16178671	240267248	GR2: 5 YR Conf	II-2	343960
16178746	240267311	GR2: 5 YR Conf	II-2	247000
16178507	240266325	GR2: 5 YR Conf	II-2	132720
16178558	240267153	GR2: 5 YR Conf	II-2	316000
16180425	240278233	GR2: 5 YR Conf	II-2	164000
16180492	240278301	GR2: 5 YR Conf	II-2	235720
16180562	240278373	GR2: 5 YR Conf	II-2	60000
16179002	240269139	GR4: NON3YRHARD	I-1	529799.13
16180331	240278134	GR2: 5 YR Conf	II-2	214400
16178439	240267051	GR2: 5 YR Conf	II-2	287960
16179058	240268560	GR4: NON3YRHARD	I-1	404154.36
16178431	240267043	GR2: 5 YR Conf	II-2	316000
16180167	240258403	GR4: NON3YRHARD	I-1	140000
16179536	240272357	GR5: 3YRHARD	I-2	616811.72
16179332	240272276	GR5: 3YRHARD	I-2	527104.92
16180071	240258267	GR5: 3YRHARD	I-2	210043.45
16179938	240272645	GR5: 3YRHARD	I-2	320000
16178231	240266086	GR3: 5 YR Non-Conf	II-3	442216.14
16180426	240278234	GR3: 5 YR Non-Conf	II-3	719812.5
16179868	240272566	GR5: 3YRHARD	I-2	179619.46
16180493	240278302	GR2: 5 YR Conf	II-2	112000
16180563	240278374	GR2: 5 YR Conf	II-2	203630.16
16178978	240268918	GR4: NON3YRHARD	I-1	455610.69
16179647	240272810	GR5: 3YRHARD	I-2	100000
16180332	240278135	GR2: 5 YR Conf	II-2	104000
16180397	240278204	GR3: 5 YR Non-Conf	II-3	542914.17
16179743	240272123	GR5: 3YRHARD	I-2	261845.26
16180142	240258385	GR4: NON3YRHARD	I-1	336000
16179965	240272729	GR5: 3YRHARD	I-2	291382.67
16179537	240272372	GR5: 3YRHARD	I-2	231977.87
16178672	240267249	GR2: 5 YR Conf	II-2	239900
16180189	240258417	GR4: NON3YRHARD	I-1	240900
16179939	240272646	GR5: 3YRHARD	I-2	255458.79
16180594	240278407	GR2: 5 YR Conf	II-2	379600
16179991	240272720	GR5: 3YRHARD	I-2	362850
16180427	240278235	GR2: 5 YR Conf	II-2	184000
16179869	240272593	GR5: 3YRHARD	I-2	251467.24
16180494	240278303	GR2: 5 YR Conf	II-2	378750
16180564	240278375	GR2: 5 YR Conf	II-2	92000
16179003	240269141	GR4: NON3YRHARD	I-1	501409.26
16179093	240269862	GR4: NON3YRHARD	I-1	357121.79
16180333	240278136	GR2: 5 YR Conf	II-2	268000
16178993	240269049	GR4: NON3YRHARD	I-1	370028.47
16179798	240272805	GR5: 3YRHARD	I-2	425000
16179538	240272356	GR5: 3YRHARD	I-2	150962.23
16179338	240272209	GR5: 3YRHARD	I-2	261711.91
16178276	240265883	GR1: 3 YR Hybrids	II-1	704000
16178542	240266350	GR2: 5 YR Conf	II-2	270000
16178247	240266103	GR2: 5 YR Conf	II-2	251304.09
16180595	240278408	GR2: 5 YR Conf	II-2	176800
16178232	240266087	GR3: 5 YR Non-Conf	II-3	435000
16180428	240278236	GR2: 5 YR Conf	II-2	217600
16179870	240272587	GR5: 3YRHARD	I-2	231509.52
16180495	240278304	GR3: 5 YR Non-Conf	II-3	720000
16180565	240278376	GR2: 5 YR Conf	II-2	308000
16179172	240268110	GR4: NON3YRHARD	I-1	172040.6
16179425	240272427	GR5: 3YRHARD	I-2	611412.93
16178410	240267022	GR2: 5 YR Conf	II-2	170400
16178929	240268637	GR4: NON3YRHARD	I-1	271964.63
16178747	240267312	GR2: 5 YR Conf	II-2	205200
16179940	240272647	GR5: 3YRHARD	I-2	121500
16180596	240278409	GR2: 5 YR Conf	II-2	295121.59
16179992	240272714	GR5: 3YRHARD	I-2	202400
16180429	240278237	GR2: 5 YR Conf	II-2	69457.71
16179871	240272631	GR5: 3YRHARD	I-2	143695.56
16180496	240278305	GR3: 5 YR Non-Conf	II-3	680000
16180173	240258328	GR4: NON3YRHARD	I-1	620000
16179426	240272466	GR5: 3YRHARD	I-2	333046.16
16180334	240278137	GR2: 5 YR Conf	II-2	193600
16178440	240267052	GR2: 5 YR Conf	II-2	236005
16179745	240272125	GR5: 3YRHARD	I-2	126098.77
16178808	240267365	GR2: 5 YR Conf	II-2	142400
16179966	240272731	GR5: 3YRHARD	I-2	251898.28

16179028	240269366	GR4: NON3YRHARD	I-1	601687.9
16178930	240268638	GR4: NON3YRHARD	I-1	161130.71
16178344	240266965	GR2: 5 YR Conf	II-2	349000
16178248	240266104	GR2: 5 YR Conf	II-2	275999.66
16179893	240272628	GR5: 3YRHARD	I-2	592345.07
16179941	240272648	GR5: 3YRHARD	I-2	458337.48
16180597	240278410	GR2: 5 YR Conf	II-2	155000
16179181	240268206	GR4: NON3YRHARD	I-1	39894.55
16180430	240278238	GR2: 5 YR Conf	II-2	300000
16179186	240268275	GR4: NON3YRHARD	I-1	363622.98
16179872	240272632	GR5: 3YRHARD	I-2	235501.07
16180497	240278306	GR2: 5 YR Conf	II-2	196000
16178861	240266611	GR2: 5 YR Conf	II-2	213858
16179004	240269144	GR4: NON3YRHARD	I-1	237885.22
16179427	240272468	GR5: 3YRHARD	I-2	190423.85
16178731	240267298	GR2: 5 YR Conf	II-2	90867.76
16180145	240258287	GR5: 3YRHARD	I-2	324449.04
16179967	240272732	GR5: 3YRHARD	I-2	155628.24
16179539	240272371	GR5: 3YRHARD	I-2	171590.11
16178539	240267137	GR2: 5 YR Conf	II-2	44167.82
16180121	240258307	GR5: 3YRHARD	I-2	437434.99
16178345	240266178	GR2: 5 YR Conf	II-2	183174.02
16178217	240266068	GR3: 5 YR Non-Conf	II-3	419500
16178738	240267304	GR2: 5 YR Conf	II-2	95970.28
16178498	240267107	GR2: 5 YR Conf	II-2	144000
16180015	240272719	GR5: 3YRHARD	I-2	508000
16178609	240267189	GR2: 5 YR Conf	II-2	243920
16179894	240272629	GR5: 3YRHARD	I-2	242071.75
16180002	240272744	GR5: 3YRHARD	I-2	107771.67
16179187	240267744	GR4: NON3YRHARD	I-1	400171.12
16178501	240266321	GR2: 5 YR Conf	II-2	184000
16180513	240278322	GR2: 5 YR Conf	II-2	375999.99
16179882	240272610	GR5: 3YRHARD	I-2	125354.67
16179440	240272219	GR5: 3YRHARD	I-2	222577.24
16178445	240267058	GR2: 5 YR Conf	II-2	311189.57
16178316	240266943	GR2: 5 YR Conf	II-2	264000
16180064	240258285	GR4: NON3YRHARD	I-1	310000
16179543	240272329	GR5: 3YRHARD	I-2	255389.93
16178907	240239854	GR4: NON3YRHARD	I-1	546976.22
16178347	240266969	GR2: 5 YR Conf	II-2	202750
16179649	240272814	GR5: 3YRHARD	I-2	223500
16178257	240266113	GR2: 5 YR Conf	II-2	136500
16179200	240270232	GR4: NON3YRHARD	I-1	148031.27
16180615	240278428	GR2: 5 YR Conf	II-2	232000
16180003	240272745	GR5: 3YRHARD	I-2	191200
16178242	240266097	GR2: 5 YR Conf	II-2	400000
16178321	240266945	GR2: 5 YR Conf	II-2	160000
16178998	240269098	GR4: NON3YRHARD	I-1	629484.31
16180514	240278323	GR3: 5 YR Non-Conf	II-3	674908
16179629	240272067	GR5: 3YRHARD	I-2	189069.63
16180583	240278396	GR2: 5 YR Conf	II-2	203600
16179441	240272318	GR5: 3YRHARD	I-2	211740.31
16179340	240272277	GR5: 3YRHARD	I-2	259380.4
16178274	240266912	GR3: 5 YR Non-Conf	II-3	635000
16178538	240267136	GR2: 5 YR Conf	II-2	239981.63
16179612	240272819	GR5: 3YRHARD	I-2	96070.51
16179651	240272782	GR5: 3YRHARD	I-2	385000
16178904	240267639	GR4: NON3YRHARD	I-1	297867.56
16178579	240267167	GR2: 5 YR Conf	II-2	161600
16180090	240258329	GR4: NON3YRHARD	I-1	627914.78
16178616	240266407	GR2: 5 YR Conf	II-2	150360
16179907	240272606	GR5: 3YRHARD	I-2	472000
16180616	240278429	GR2: 5 YR Conf	II-2	194400
16179949	240272670	GR5: 3YRHARD	I-2	203568.58
16179188	240267746	GR4: NON3YRHARD	I-1	87627.65
16180515	240278324	GR2: 5 YR Conf	II-2	406250.06
16179080	240269812	GR4: NON3YRHARD	I-1	190326.44
16178446	240267059	GR2: 5 YR Conf	II-2	172000
16179800	240272786	GR5: 3YRHARD	I-2	242620.44
16178839	240266600	GR3: 5 YR Non-Conf	II-3	511182
16179661	240272086	GR5: 3YRHARD	I-2	272064.85
16178348	240266970	GR3: 5 YR Non-Conf	II-3	745000
16178330	240266953	GR2: 5 YR Conf	II-2	162499.98
16178258	240266114	GR2: 5 YR Conf	II-2	149632.4
16180097	240258319	GR4: NON3YRHARD	I-1	558665.48
16179908	240272607	GR5: 3YRHARD	I-2	291200
16179238	240290757	GR4: NON3YRHARD	I-1	495580.47
16180617	240278430	GR2: 5 YR Conf	II-2	167148.39
16179192	240267808	GR4: NON3YRHARD	I-1	344093.86
16180516	240278325	GR2: 5 YR Conf	II-2	266499.48
16180148	240258388	GR4: NON3YRHARD	I-1	716000
16178732	240267299	GR2: 5 YR Conf	II-2	87668.72
16179662	240272087	GR5: 3YRHARD	I-2	135698.33
16178187	240247187	GR1: 3 YR Hybrids	II-1	82400
16178268	240247406	GR1: 3 YR Hybrids	II-1	646000
16178188	240247214	GR1: 3 YR Hybrids	II-1	135199.83
16179791	240272765	GR5: 3YRHARD	I-2	304000
16179795	240272779	GR5: 3YRHARD	I-2	586320
16179797	240272759	GR5: 3YRHARD	I-2	411200
16179959	240272762	GR5: 3YRHARD	I-2	528000
16179799	240272760	GR5: 3YRHARD	I-2	288000
16178350	240248164	GR2: 5 YR Conf	II-2	384000
16178351	240266973	GR3: 5 YR Non-Conf	II-3	828000
16178270	240247383	GR1: 3 YR Hybrids	II-1	470400
16178514	240265935	GR1: 3 YR Hybrids	II-1	236800

16178352	240266974	GR2: 5 YR Conf	II-2	264000
16178271	240247364	GR1: 3 YR Hybrids	II-1	394299.24
16178272	240247355	GR1: 3 YR Hybrids	II-1	356000
16179325	240272246	GR5: 3YRHARD	I-2	144157.46
16179406	240272211	GR5: 3YRHARD	I-2	533494.07
16178515	240265936	GR1: 3 YR Hybrids	II-1	208000
16179326	240272251	GR5: 3YRHARD	I-2	288387.96
16178516	240265937	GR1: 3 YR Hybrids	II-1	135200
16178273	240247712	GR2: 5 YR Conf	II-2	164778.68
16178193	240247254	GR1: 3 YR Hybrids	II-1	180000
16179409	240272279	GR5: 3YRHARD	I-2	237033.78
16178194	240247249	GR1: 3 YR Hybrids	II-1	175920
16178195	240247644	GR2: 5 YR Conf	II-2	128697.96
16178196	240247196	GR1: 3 YR Hybrids	II-1	105422.18
16178277	240265884	GR1: 3 YR Hybrids	II-1	428419.24
16178358	240247222	GR1: 3 YR Hybrids	II-1	144000
16178197	240247208	GR1: 3 YR Hybrids	II-1	128706.27
16178278	240247240	GR1: 3 YR Hybrids	II-1	164700
16178198	240265857	GR1: 3 YR Hybrids	II-1	259204
16178279	240247315	GR1: 3 YR Hybrids	II-1	261600
16178199	240265858	GR1: 3 YR Hybrids	II-1	172000
16180004	240272704	GR5: 3YRHARD	I-2	113336.17
16178520	240265939	GR1: 3 YR Hybrids	II-1	559018.26
16178603	240267184	GR2: 5 YR Conf	II-2	142000
16178360	240247253	GR1: 3 YR Hybrids	II-1	179600
16178604	240267185	GR2: 5 YR Conf	II-2	145700
16178607	240265965	GR1: 3 YR Hybrids	II-1	102000
16179336	240272771	GR5: 3YRHARD	I-2	163200
16178283	240247307	GR1: 3 YR Hybrids	II-1	235308.35
16178284	240247276	GR1: 3 YR Hybrids	II-1	200000
16179337	240272770	GR5: 3YRHARD	I-2	163200
16178527	240266341	GR2: 5 YR Conf	II-2	244000
16178529	240265940	GR1: 3 YR Hybrids	II-1	650000
16179892	240272582	GR5: 3YRHARD	I-2	135638.96
16180019	240272756	GR5: 3YRHARD	I-2	209200
16178612	240267192	GR2: 5 YR Conf	II-2	55950
16178370	240265906	GR1: 3 YR Hybrids	II-1	572580.39
16178533	240265941	GR1: 3 YR Hybrids	II-1	492668.43
16178534	240265942	GR1: 3 YR Hybrids	II-1	439995.52
16178535	240267135	GR2: 5 YR Conf	II-2	187360
16178536	240265943	GR1: 3 YR Hybrids	II-1	142141.85
16178537	240265944	GR1: 3 YR Hybrids	II-1	247146.14
16178456	240265915	GR1: 3 YR Hybrids	II-1	467998.43
16178294	240247202	GR1: 3 YR Hybrids	II-1	116250
16178618	240267198	GR2: 5 YR Conf	II-2	171500
16178296	240247346	GR1: 3 YR Hybrids	II-1	335000
16178459	240265917	GR1: 3 YR Hybrids	II-1	100000
16178298	240247232	GR1: 3 YR Hybrids	II-1	152010
16178379	240265907	GR1: 3 YR Hybrids	II-1	564728.36
16180020	240272758	GR5: 3YRHARD	I-2	308000
16178701	240265985	GR1: 3 YR Hybrids	II-1	372000
16178540	240265945	GR1: 3 YR Hybrids	II-1	171200
16179350	240272252	GR5: 3YRHARD	I-2	320800
16178460	240265918	GR1: 3 YR Hybrids	II-1	131920
16178623	240265966	GR1: 3 YR Hybrids	II-1	89747
16178705	240265986	GR1: 3 YR Hybrids	II-1	180000
16178463	240265919	GR1: 3 YR Hybrids	II-1	79900
16178382	240265908	GR1: 3 YR Hybrids	II-1	307200
16178544	240265946	GR1: 3 YR Hybrids	II-1	195500
16178707	240265987	GR1: 3 YR Hybrids	II-1	470000
16179518	240272287	GR5: 3YRHARD	I-2	256065.17
16178627	240267206	GR2: 5 YR Conf	II-2	97600
16178385	240265909	GR1: 3 YR Hybrids	II-1	438300
16178628	240267207	GR2: 5 YR Conf	II-2	150400
16178466	240267081	GR2: 5 YR Conf	II-2	220000
16178469	240267086	GR2: 5 YR Conf	II-2	120300
16178389	240265910	GR1: 3 YR Hybrids	II-1	288000
16178710	240265988	GR1: 3 YR Hybrids	II-1	164771.36
16180393	240278199	GR2: 5 YR Conf	II-2	79795.61
16178964	240268816	GR4: NON3YRHARD	I-1	497061.07
16179000	240269109	GR4: NON3YRHARD	I-1	210382.02
16179083	240269825	GR4: NON3YRHARD	I-1	128081.36
16180296	240278099	GR2: 5 YR Conf	II-2	183749.99
16179605	240272817	GR5: 3YRHARD	I-2	315246.94
16179157	240290814	GR4: NON3YRHARD	I-1	305143.94
16179719	240272151	GR5: 3YRHARD	I-2	239328.3
16180042	240258298	GR5: 3YRHARD	I-2	391326.67
16178532	240267134	GR3: 5 YR Non-Conf	II-3	532000
16178521	240267124	GR2: 5 YR Conf	II-2	165084
16179486	240272517	GR5: 3YRHARD	I-2	362971.24
16178896	240267615	GR4: NON3YRHARD	I-1	440700.7
99999001	240278333	GR2: 5 YR Conf	II-2	83858.43
99999004	240278346	GR2: 5 YR Conf	II-2	109600
99999005	240278389	GR2: 5 YR Conf	II-2	361600
99999007	240278206	GR2: 5 YR Conf	II-2	220999.99
99999010	240268643	GR4: NON3YRHARD	I-1	188667.95
15980136	240272474	GR5: 3YRHARD	I-2	225423.14
99999200	240278179	GR3: 5 YR Non-Conf	II-3	760521.46
99999201	240278152	GR2: 5 YR Conf	II-2	448200
99999202	240278203	GR2: 5 YR Conf	II-2	288000

LOAN\_SEQ

PAYMENT

STATED\_  
ORIGINAL\_STATED\_  
REM\_TERMCURRENT\_NET  
\_COUPON

TERM				
16180262	1041.25	360	358	5.9985
122405144	1264.04	360	355	6.4115
16178479	532.88	360	358	5.8235
16179674	771.93	360	358	6.6235
16180224	854.56	360	358	6.2485
16179289	1415.21	360	358	7.0365
16179228	3135.99	360	355	6.4115
16178371	2979.85	360	356	5.1985
16179245	2251.48	360	358	6.9115
16179852	2157.75	360	358	6.9985
16180263	655.09	360	358	6.4985
16179810	1019.6	360	357	6.6235
16178940	1459.44	360	356	7.3115
16180106	2193.85	480	479	6.9985
16180161	683.06	360	359	7.6235
16180225	1306.25	360	358	6.6235
16179773	1403.33	360	359	6.9985
16178566	677.08	360	358	5.9485
16179511	773.07	360	356	6.8735
16179290	1447.38	360	358	6.4115
16179920	863.1	360	359	6.9985
16179019	1145.04	360	356	7.3865
16180362	8750	360	358	7.2485
16180264	883.02	360	358	5.8735
16179811	1881.59	360	358	6.6235
16178420	1216.88	360	357	6.5735
16179566	1183.63	360	358	6.9985
16179675	563.02	360	358	6.9985
16180122	1025.29	360	359	7.1235
16178735	790.4	360	358	6.8235
16180226	1754.17	360	358	5.9985
16179512	540.35	360	356	6.8735
16179214	1350.89	360	358	7.2115
16179133	635.35	360	358	6.4115
16179373	321.64	360	357	6.9985
16180363	3532.5	360	358	6.4985
16180265	800	360	358	7.2485
16179703	651	360	358	6.9985
16179567	1119.31	360	358	6.9985
16178332	857.08	360	357	6.5735
16178522	1894.75	360	358	6.3235
16179482	617.55	360	358	6.6235
16179118	1337.65	360	358	7.0365
16179134	1497.55	360	358	6.6615
16179772	1150.74	480	479	7.4985
16179374	331.29	360	357	6.9985
16180364	1426	360	358	7.4985
16178546	861.67	360	358	5.5735
16178967	883.48	360	356	6.5615
16180266	787.5	360	358	6.7485
16179812	1608.2	360	358	6.2485
16179704	522.34	360	358	6.9985
16179034	771.93	360	357	7.2115
16179692	1138.71	360	358	6.9985
16180137	1839.55	360	359	5.8735
16178328	2818.75	360	357	6.5735
16179278	1495.62	360	358	6.7865
16180228	781.25	360	358	5.9985
16178855	835.61	360	359	6.5735
16180185	1881.6	360	359	6.2485
16179922	1541.92	480	479	6.7485
16179942	1057.08	360	359	6.9985
16180598	979.43	360	358	6.3735
16179008	918.53	360	357	7.2115
16179013	784.8	360	356	7.0115
16179203	518	360	358	7.4365
16179449	694.74	360	357	6.9985
16180431	1842.5	360	358	6.6235
16178813	956.53	360	359	6.8235
16179102	914.81	360	358	7.0365
16179328	795.16	360	355	6.8735
16178996	802.81	360	355	7.9115
16179428	874.86	360	357	6.4985
16178441	781.25	360	357	5.9485
16179747	336.62	360	358	6.96183
16178706	702.33	360	359	5.8235
16179393	367.63	360	357	6.9985
16178681	825	360	359	6.5735
16178669	2790	360	358	6.4485
16178528	1512.5	360	358	6.5735
16179255	2388.17	360	358	6.9115
16178249	906.84	360	354	5.9485
16180076	596.02	360	359	6.9985
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16179895	380.82	360	356	6.9985
16180599	2612.5	360	358	6.8735
16179993	362.96	360	359	6.9985
16180432	2012.79	360	358	5.9985
16179173	574.48	360	356	7.4365
16179429	527.49	360	357	6.9985
16180129	2415.85	360	359	6.3735
16179748	411.7	360	358	6.8735
16179968	401.41	360	359	6.9985

16179029	887.73	360	357	7.8615
16178912	707.61	360	355	7.5115
16178931	887.73	360	355	7.9115
16178335	1916.67	360	357	5.4485
16179650	1852.65	360	359	6.9985
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16179205	1257.45	360	358	7.0365
16178739	2526.25	360	359	5.5735
16180016	1170.77	360	359	6.9985
16178266	780.47	360	357	6.4485
16179847	657.33	360	358	6.9985
16179896	3069.68	480	478	6.8735
16179123	952.05	360	358	7.0365
16180600	1037.24	360	358	6.4985
16179204	747.71	360	358	7.4365
16179450	674.16	360	357	6.8735
16178997	710.18	360	356	7.5115
16178781	771.88	360	359	6.8235
16179969	836.26	360	359	6.9985
16178953	1661.04	360	356	7.5115
16178309	862.64	360	358	6.4485
16179242	1518.14	360	358	7.2115
16178250	2125	360	354	5.9485
16180017	904.28	480	479	6.9985
16180601	860	360	358	5.7485
16179014	874.86	360	356	6.5115
16180433	4080	360	358	5.7485
16178805	1139.32	360	359	5.9485
16179355	373.1	360	357	6.9985
16179042	934.36	360	357	6.7615
16180091	508.6	360	358	7.4985
16178590	2608	360	358	5.6985
16178219	1224	360	356	5.9485
16178264	1167.91	360	357	6.8235
16179897	1865.51	360	357	6.8735
16179125	995.7	360	358	6.6615
16179193	1125.74	360	357	6.6615
16180602	1558.33	360	358	6.6235
16179198	1216.97	360	358	7.0365
16179451	815.52	360	357	6.9985
16178726	1201.33	360	359	6.3235
16180048	2139.75	360	358	6.6235
16180170	675.45	360	359	6.2485
16179970	438.96	480	479	6.7485
16179022	874.86	360	356	7.0115
16178295	2399.5	360	358	5.6985
16178575	728.75	360	358	6.3235
16178666	1455.19	360	356	6.4485
16180116	2255.36	480	478	6.8735
16178601	2461.2	360	358	6.5735
16178251	1044.05	360	355	6.0735
16179783	2040.16	360	359	6.9985
16179849	816.64	360	358	6.7485
16179898	914.54	360	358	6.6235
16179194	414.88	360	358	7.0365
16180603	884.58	360	358	6.6235
16179452	436.99	360	357	6.9985
16180627	505.99	360	348	5.4485
16179396	714.82	480	477	6.71183
16178936	1286.56	360	355	6.6115
16178954	1697.95	360	356	7.5115
16178913	1688.61	360	354	6.6115
16179672	619.16	360	358	6.9985
16180110	1048.83	360	359	6.8735
16178291	1227.15	360	357	6.4485
16179264	1519.75	360	358	6.5365
16178220	956.25	360	358	5.9485
16180018	776.75	480	479	6.9985
16179784	1193.49	480	479	6.9985
16179108	765.11	360	359	6.9115
16179453	2926.92	360	357	6.9985
16180259	1999.75	360	358	5.7485
16179673	501.83	360	358	6.9985
16178689	1037.92	360	359	6.3235
16178822	580	360	359	6.9485
16179265	1585.68	360	358	7.0365
16179217	1785.1	360	359	6.5365
16179243	1855.86	360	358	7.2115
16179201	446.93	360	358	6.9115
16179850	655.02	480	478	6.9985
16179899	836.26	360	358	6.9985
16179454	514.62	360	357	6.1235
16180260	1486.33	360	358	5.8735
16179149	972.48	360	358	7.0365
16179033	1106.44	360	357	6.6115
16179564	693.84	480	478	6.7485
16178550	2613.75	360	358	6.0735
16178937	1302.64	360	356	6.6115
16179790	1312.83	480	479	6.9985
16180190	900.6	360	359	6.6235
16178581	2578.13	360	358	5.9485
16178568	1726.67	360	358	6.6985
16179132	1633.93	360	359	6.6615
16179918	1042.11	360	359	6.9985

16178221	1870.88	360	353	5.1985
16179244	1607.55	360	357	6.9115
16179017	1564.45	360	356	7.5115
16179109	2291.68	360	358	7.0365
16178364	2200	360	355	5.1985
16179351	2357.62	360	359	6.9985
16179398	440	360	357	6.9985
16180261	998.08	360	358	7.1235
16179052	1518.14	360	357	7.7115
16179565	1031.24	360	358	6.8735
16178938	1125.74	360	356	7.0115
16178339	1771.08	360	357	6.5735
16180105	632.15	480	479	6.7485
16180088	669.02	360	359	6.7485
16178281	2017.08	360	357	5.5735
16179919	828.8	360	359	6.9985
16178192	2091.02	360	357	6.3235
16179018	1505.27	360	357	7.7115
16179851	486.92	480	478	6.9985
16179456	1363.75	360	357	6.9985
16178773	1643.38	360	359	6.1985
16178640	979.88	360	358	6.4485
16178688	935	360	359	6.0735
16179294	1733.37	360	358	7.0365
16179235	2090.66	360	358	7.2115
16180220	1192.5	360	358	6.4985
16179250	1723.99	360	358	6.6615
16179207	347.56	360	358	7.0365
16180070	766.92	480	479	7.1235
16179478	1280.04	360	357	6.83683
16179370	1984.06	360	357	6.96183
16179526	482.46	360	358	6.7485
16180452	1375	360	358	6.6235
16180289	1197.62	360	358	6.9985
16180358	1413.61	360	357	6.6235
16179163	1052.49	360	354	7.0365
16179036	396.26	360	357	7.9115
16179586	476.03	360	358	6.9985
16178784	1027.19	360	359	6.8235
16178485	1071.51	360	358	6.4485
16179654	515.83	480	478	6.9985
16180036	1435.71	360	358	7.1235
16180163	1419.13	480	479	7.3735
16179273	2178.3	360	358	6.1615
16180221	3375	360	358	6.4985
16178387	1703.75	360	357	5.5735
16178359	2602.77	360	358	5.5735
16178897	615.2	360	356	7.2115
16180077	568.29	360	359	6.9985
16179371	765.5	360	357	6.9985
16180453	728.15	360	358	6.2485
16180290	1377.81	360	358	6.7485
16179716	980.6	360	358	6.96183
16179061	449.97	360	358	7.7115
16179764	823.13	480	478	6.9985
16179143	1769.02	360	359	6.1615
16179807	1466.68	360	358	6.2485
16178809	3046.88	360	359	6.1985
16179024	1852.64	360	357	7.7115
16178793	1368.35	360	359	6.5735
16180139	807.59	360	360	1.1235
16179274	990.5	360	358	7.0365
16179295	1125.74	360	358	7.0365
16180222	592	360	358	5.7485
16178842	2049.33	360	359	6.3235
16178510	612.5	360	358	5.8235
16180622	1050	360	358	7.6235
16180454	822.08	360	358	5.9985
16179166	964.92	360	355	6.8365
16179073	1235.1	360	357	7.5115
16180291	1060	360	358	7.2485
16180359	3723.96	360	358	6.6235
16178448	2812.5	360	357	6.4485
16180065	2305.41	360	360	1.1235
16179808	2058.49	360	358	6.7485
16179587	419.42	360	358	6.9985
16178638	552.64	360	358	5.9485
16179702	733.34	360	358	5.9985
16179655	364.1	360	358	6.8735
16179025	378.25	360	356	7.1115
16179691	774.15	360	358	6.9985
16178587	1215.5	360	358	6.0735
16178523	1523.96	360	358	6.5735
16180223	2166.67	360	358	6.2485
16179372	900.59	360	357	6.7485
16180623	471.33	360	358	6.7485
16180389	1844.39	360	358	5.9985
16180455	3378.75	360	358	6.1235
16179074	1077.49	360	357	7.3115
16180292	682.5	360	358	6.2485
16180360	1720	360	358	5.7485
16179809	1402.35	360	359	6.2485
16180141	1902.31	360	359	6.6235
16178620	743.93	360	358	6.5735
16178699	787.5	360	359	6.6985

16178629	2917.86	360	358	5.4485
16180084	1389.49	360	359	6.7485
16178825	2979.17	360	359	5.9485
16179275	1849.17	360	358	7.2115
16180181	4141.45	360	359	6.7485
16178378	1960	360	357	5.8235
16180624	1992.6	360	358	6.2485
16180390	4217.92	360	358	6.3735
16179184	1156.15	360	357	7.2115
16180456	1096.88	360	358	6.4985
16180293	627.92	360	358	6.6235
16179825	1016.38	360	358	6.4985
16180361	3937.92	360	358	6.3735
16178449	1764.58	360	358	6.5735
16179717	1383.43	360	358	6.9985
16180192	1014.24	360	360	1.1235
16178652	1561.5	360	357	6.4485
16180156	1943.72	360	360	1.1235
16178945	495.32	360	356	7.0115
16178639	584.25	360	358	6.8235
16178778	1023.75	360	359	6.4485
16178304	775.83	360	357	6.6985
16178325	881.25	360	357	5.5735
16179775	1254.17	480	479	6.9985
16179236	1505.27	360	358	7.0365
16178551	841.5	360	356	6.4485
16180556	1031.54	360	358	6.2485
16180625	917.55	360	358	6.4985
16180391	2075.63	360	358	7.2485
16179185	1286.56	360	357	7.2115
16180457	1111.17	360	358	7.1235
16179082	1067.84	360	357	7.3865
16180294	2215.31	360	358	6.1235
16179826	2161.42	360	358	6.4985
16179718	712.22	360	358	6.9985
16179037	334.51	360	357	7.9115
16180151	814.49	360	359	6.8735
16178693	784.88	360	359	6.6985
16178865	893.75	360	359	6.5735
16179276	1521.98	360	358	7.0365
16179499	833.69	360	357	6.9985
16178512	1140	360	358	5.6985
16178228	2025	360	357	6.3235
16180557	944.52	360	358	5.9985
16180392	1302.08	360	358	5.9985
16180458	1160.31	360	358	5.6235
16180172	1190.07	360	359	7.4985
16180295	632.07	360	358	6.2485
16178407	904.98	360	357	6.3235
16180157	1312.29	360	359	6.6235
16179062	1196.5	360	357	7.9115
16178708	2061.25	360	359	6.0735
16178338	1948.1	360	357	6.1985
16178525	3050.72	360	358	6.0735
16178181	1009.48	360	355	6.5735
16179303	1440.69	360	358	7.0365
16178391	1743.75	360	357	5.3235
16179277	1495.62	360	358	7.0365
16179500	1232.52	360	356	6.9985
16179648	903.17	360	359	6.9985
16180074	492.52	360	358	6.6235
16180558	1095.33	360	358	6.3735
16180327	5833.33	360	358	6.7485
16180586	1921.4	360	358	5.7485
16179932	998.64	360	359	6.96183
16179985	943.12	360	359	6.9985
16178959	550.39	360	356	7.9115
16180326	1276.42	360	358	6.3735
16179646	598.77	480	479	6.9985
16179148	1109.66	360	358	6.5365
16179162	1727.85	360	358	7.2115
16179740	1099.95	360	358	6.9985
16178713	973.25	360	358	6.0735
16178645	1666	360	358	6.6985
16178548	758.48	360	358	6.1985
16178243	1686.52	360	356	5.3235
16180518	1611.33	360	358	6.6235
16179121	1206.15	360	358	7.0365
16180587	1348.39	360	358	5.7485
16179933	1036.71	480	479	6.8735
16180186	1380.14	360	359	6.3735
16179986	1143.18	360	359	6.9985
16180420	2335.39	360	358	6.6235
16178733	547.45	360	359	6.0735
16180487	646	360	358	6.1235
16179067	823.4	360	356	7.2615
16179170	1139.56	360	355	7.2865
16178416	840	360	358	5.6985
16180067	327.18	360	358	7.3735
16179057	1062.7	360	357	7.7115
16178200	1667.5	360	358	5.3235
16178201	1711.67	360	358	6.0735
16178202	1188.33	360	357	5.3235
16178203	1285.63	360	358	5.9485
16178204	3082.83	360	358	6.1985



16178205	1183.81	360	358	5.4485
16178206	1987.5	360	357	6.1985
16178207	2229.17	360	357	5.8235
16178208	2323.96	360	358	5.3235
16178209	725	360	357	5.8235
16178841	3515.42	360	359	7.0735
16178762	576.5	360	359	7.1985
16178843	1492.29	360	359	6.9485
16178763	430	360	359	7.1985
16178845	3165	360	359	7.1985
16178846	1420.92	360	359	7.0735
16178684	1271.63	360	359	7.0735
16178847	1033.08	360	359	5.8235
16178685	866.67	360	358	6.1985
16178686	558.85	360	359	6.6985
16178848	699.21	360	359	7.1985
16178849	2422.46	360	359	6.0735
16178687	1661.83	360	359	7.0735
16178210	953.33	360	358	6.4485
16178211	913.75	360	358	5.9485
16178212	2789.06	360	358	5.9485
16178213	945	360	358	6.3235
16178214	1709.5	360	358	6.0735
16178215	1301.67	360	358	5.0735
16178850	2056.5	360	359	6.4485
16178852	745.83	360	359	5.9485
16178853	920.05	360	359	7.1985
16178772	537	360	359	7.1985
16178854	819.09	360	359	6.3235
16178692	537	360	359	7.1985
16178774	1050.94	360	359	7.0735
16178857	463.58	360	359	7.0735
16178858	1282.5	360	359	5.6985
16178859	322.42	360	359	6.3235
16178697	688.33	360	358	7.0735
16178779	4016.99	360	359	5.6985
16178301	1081.36	360	358	7.0735
16178303	833.46	360	357	7.1985
16178305	1656.97	360	357	6.0735
16178307	1073.33	360	358	6.6985
16179831	283.29	480	480	0.6235
16178860	1412.88	360	359	5.4485
16178863	1145	360	359	7.1985
16178866	1250	360	359	7.1985
16178786	676	360	359	6.1985
16178868	2222.92	360	359	6.5735
16178787	649	360	359	7.0735
16178869	411.15	360	359	7.0735
16178311	2083.33	360	357	5.9485
16180194	5614.58	360	357	6.6235
16180195	1769.72	360	358	6.8235
16180196	587.35	360	358	7.2485
16180197	1381.25	360	358	6.1235
16178317	2125.52	360	357	6.3235
16180198	1041.75	360	358	6.4985
16180199	765	360	358	7.2485
16179921	553.28	360	359	6.96183
16178319	972.24	360	356	6.5735
16178870	1568.42	360	359	7.0735
16178790	687.5	360	359	5.9485
16178872	611	360	359	6.1985
16178873	498.17	360	359	5.8235
16178792	515.63	360	359	7.1985
16178874	3396.25	360	359	6.8235
16178794	2343.75	360	359	7.1985
16178875	507.92	360	359	6.3235
16178876	1813.12	360	359	6.5735
16178795	2170	360	359	6.6985
16178877	1251.56	360	359	7.1985
16178322	1379.55	360	358	6.5735
16178880	1394.33	360	359	7.0735
16179771	1399.78	360	359	6.9985
16178882	1155.42	360	359	7.0735
16178883	2500	360	359	7.1985
16179778	1271.5	360	360	1.6235
16178170	1503.6	360	354	6.3235
16178173	1454.69	360	353	6.8235
16178336	1092.5	360	356	5.4485
16178174	1933.33	360	356	6.9485
16178177	931.23	360	356	6.1985
16178259	793.33	360	357	6.6985
16178178	1377.5	360	355	6.9485
16178179	653.67	360	357	6.3235
16179785	1016.39	360	360	0.6235
16179787	1163.69	360	359	6.3735
16178502	1977.92	360	358	5.5735
16180626	1214.12	360	344	5.5735
16178503	525	360	358	7.1985
16178180	707.45	360	356	5.5735
16178504	949.53	360	358	6.8235
16178263	896.92	360	356	5.5735
16178506	1833.33	360	358	6.5735
16178184	1215	360	356	7.1985
16178508	1820	360	358	6.1985
16178186	467.02	360	356	7.0735

16178267	1372.37	360	356	5.5735
16180385	1489.88	360	358	6.9985
16180449	1320	360	358	6.6235
16179601	876.46	480	478	6.9985
16180286	1696.93	360	358	6.1235
16178355	972.25	360	357	6.5735
16179713	508.71	360	358	6.9985
16180054	1394.29	360	359	6.7485
16179761	707.2	480	478	6.9985
16178775	1993.75	360	359	6.5735
16178286	3166.75	360	358	6.3235
16179516	1080.71	360	359	6.9985
16179407	519.45	360	358	6.9985
16180246	747.08	360	358	6.6235
16178481	1722	360	358	6.6985
16178519	1212.38	360	358	6.3235
16180479	982.71	360	358	6.3735
16178890	674.07	360	354	7.4115
16180549	1664.47	360	358	6.1235
16180319	372.67	360	358	6.2485
16179089	1518.14	360	358	7.3115
16180450	1134.82	360	358	6.5985
16179165	586.41	360	358	7.5615
16180058	1102.46	480	479	7.2485
16178405	1448.73	360	358	6.1985
16178314	662.18	360	358	6.5735
16179714	241.23	360	358	6.7485
16178783	3145	360	359	6.0735
16178524	3281.25	360	358	5.9485
16180247	821.1	360	358	6.7485
16179390	488.89	360	357	6.9985
16179982	771.65	360	359	6.9985
16180480	2062.5	360	358	5.9985
16180550	2271.09	360	358	6.1235
16180320	2940	360	358	6.7485
16179415	470.88	360	357	6.9985
16179738	331.86	360	358	6.4985
16180451	1974.96	360	358	6.6235
16180144	1235.1	360	359	6.6235
16179602	514.75	480	478	6.9985
16179146	344.15	360	358	7.2115
16178428	1441.63	360	358	5.9485
16178644	787.5	360	358	5.6985
16178401	1228.85	360	357	5.5735
16178691	2892.92	360	359	6.3235
16179301	1443.52	360	358	7.0365
16180248	703.13	360	358	6.4985
16179254	1447.38	360	357	7.0365
16179391	390.79	360	357	6.9985
16179983	1099.06	360	359	6.9985
16178225	1734.29	360	358	6.4485
16178562	539.22	360	358	6.0735
16180481	1045.33	360	358	5.8735
16178489	2729.13	360	358	5.9485
16180551	1291.67	360	358	5.9985
16180321	875	360	358	7.2485
16179779	734.89	360	359	6.9985
16179009	1479.54	360	356	6.3865
16180386	1208.75	360	357	6.6235
16178785	840.67	360	359	6.1985
16179048	1479.54	360	357	7.9115
16179715	551.58	360	358	6.9985
16180138	677.48	360	359	7.1235
16178390	1762.5	360	357	5.5735
16179984	669.49	360	359	6.96183
16180416	2053.33	360	358	6.7485
16180482	959.58	360	358	5.8735
16180552	1820	360	358	5.7485
16180322	875	360	358	7.2485
16179416	637.2	480	477	6.9985
16179090	651	360	358	7.9115
16178976	308.77	360	356	7.9115
16180387	1429.17	360	358	5.8735
16179183	1294.28	360	357	6.1615
16180052	1987.74	360	359	6.4985
16180178	1294.21	360	359	8.1235
16179739	640.18	360	358	6.9985
16178992	823.4	360	356	7.1115
16179072	742.99	360	357	7.6365
16178429	1625	360	358	6.1985
16178226	3575	360	355	6.0735
16179202	1304.57	360	358	6.7615
16180417	455.2	360	358	5.7485
16180483	1812.5	360	358	6.9985
16178473	2975	360	358	6.0735
16180553	1327.08	360	358	5.8735
16180323	935	360	358	7.2485
16180388	1546.88	360	358	6.6235
16179830	794.59	360	359	6.9985
16178297	728.03	360	358	6.3235
16178505	1750	360	358	6.6985
16178483	720.47	360	358	6.3235
16179306	458.01	360	352	6.9985
16180079	964.96	360	358	6.9985
16180584	1020.83	360	358	5.8735

16180418	2258.75	360	358	6.2485
16180484	1206.81	360	358	5.9985
16180554	3259.71	360	358	6.1235
16180324	975	360	358	7.2485
16179417	740.24	480	477	6.9985
16179091	1810.83	360	357	7.2615
16178437	593.44	360	358	6.4485
16180169	1929.84	360	359	6.6235
16179619	926.33	360	359	6.9985
16179960	986.45	480	479	6.3865
16178541	2095.42	360	358	5.5735
16178265	1012.5	360	357	6.4485
16178462	1012.92	360	358	6.5735
16179196	1600.24	360	358	7.2115
16180585	2080	360	358	5.7485
16179931	1026	360	359	6.9985
16178227	2604.17	360	355	5.8235
16178511	916.18	360	358	6.1985
16180419	3445.31	360	358	5.8735
16180485	940.82	360	358	5.9985
16180555	1816.08	360	358	6.1235
16180325	862.88	360	358	6.4985
16179418	453.62	480	477	6.9985
16178717	1088.53	360	359	6.3235
16179177	1188.78	360	357	7.2115
16179092	913.46	360	358	7.2615
16179161	889.11	360	358	7.0365
16178729	567.42	360	359	6.0735
16178406	2093.44	360	357	5.9485
16178716	1330	360	359	6.6985
16180047	1297.66	360	358	6.6235
16179348	315.21	360	357	6.4985
16179531	936.61	360	357	6.9985
16178189	1757.88	360	358	5.8235
16180099	1259.67	360	358	6.7485
16179884	620.17	360	358	6.9985
16179684	856.85	360	358	6.9985
16180152	2573.12	360	359	6.9985
16180092	745.46	360	359	6.7485
16178829	714	360	359	6.6985
16178761	1487.29	360	359	6.0735
16179774	2351.99	360	359	6.1235
16178961	849.13	360	357	7.9415
16179206	966.34	360	358	7.0365
16180443	1664.78	360	358	6.4985
16178280	719.66	360	357	5.8235
16180281	1436	360	358	5.7485
16180350	1819.46	360	358	6.2485
16179757	543.44	480	478	6.9985
16180241	574.17	360	358	6.3735
16179293	1492.41	360	358	6.9115
16178468	2605.96	360	358	6.1985
16179232	1757.76	360	357	6.5365
16180053	564.48	360	358	7.2485
16180061	1360.2	360	358	6.9985
16179386	607.26	360	357	6.9985
16179367	609.83	360	357	6.9985
16178610	1377.5	360	358	6.9485
16180444	3476.38	360	358	6.2485
16179070	492.75	360	357	7.2615
16180282	755.08	360	358	6.2485
16180351	1958.33	360	356	5.6235
16179710	606.4	360	358	6.9985
16179758	466.94	360	358	6.96183
16179579	915.72	360	358	6.8735
16178944	1415.21	360	356	6.3115
16179142	1019.6	360	358	7.0365
16180193	1283.85	360	360	1.6235
16178696	727.42	360	359	6.6985
16178712	997.1	360	357	5.8235
16178269	1221.88	360	356	6.0735
16180242	1040	360	358	5.7485
16179491	1028.52	360	355	6.9985
16180381	1029.62	360	358	6.3735
16180445	1247.97	360	358	5.8735
16179164	1317.44	360	355	7.2115
16180283	1012.5	360	358	6.4985
16178427	1816.35	360	358	6.3235
16180352	598.92	360	356	6.1235
16179759	357.24	360	358	6.9985
16179580	1246.35	360	358	6.96183
16178789	1031.25	360	359	6.5735
16180039	2239.14	360	359	6.4985
16179298	1994.17	360	358	7.0365
16180243	1359.38	360	358	7.2485
16179253	2058.49	360	358	5.9115
16179492	856.85	360	355	6.9985
16180382	1640.62	360	358	5.9985
16180446	4241.25	360	358	6.4985
16179071	546.79	360	357	7.9115
16180284	1945.8	360	358	6.4985
16180353	1077.16	360	358	6.1235
16180166	1395.77	480	479	6.8735
16178803	4120.83	360	359	5.4485
16179711	1557.58	360	358	1.3735

16179777	1217.59	360	359	8.2485
16179828	635.56	360	359	6.9985
16180155	1029.13	480	479	7.3735
16180127	1571.16	360	359	6.7485
16179581	1018.3	360	358	6.9985
16180165	734.42	360	359	6.8735
16180037	2404.63	360	359	7.6235
16180130	745.46	360	358	7.4985
16179493	678.31	360	355	6.9985
16179388	367.96	360	357	6.9985
16178660	832.5	360	359	6.4485
16180383	2560	360	357	7.2485
16180447	1275.84	360	358	6.3735
16178991	1762.58	360	356	7.2615
16178963	1325.15	360	353	7.2615
16179600	778.37	360	358	6.9985
16180285	1859.38	360	358	6.1235
16179035	874.86	360	356	7.5115
16179582	1021.53	360	358	6.9985
16178597	998.48	360	358	6.0735
16180045	1764.94	480	479	6.7485
16180244	569.75	360	358	6.3735
16178320	1840.78	360	357	6.0735
16179139	955.1	360	358	6.7865
16178377	1330	360	355	4.9485
16180547	558.71	360	358	6.6235
16180317	417.67	360	358	6.7485
16178171	1191.46	360	353	6.6985
16180384	779.17	360	358	6.6235
16180448	2025	360	358	5.9985
16178404	2053.46	360	357	6.1985
16179155	939.19	360	358	7.0365
16179712	584.66	360	358	6.96183
16180191	2135.44	360	360	0.6235
16178928	1569.6	360	356	7.1115
16179760	714.44	480	478	6.9985
16178833	672	360	359	6.6985
16179583	721.58	360	358	6.96183
16178625	2499	360	358	6.0735
16178622	1062.5	360	358	6.0735
16179299	836.26	360	358	7.0365
16180245	683.33	360	358	5.9985
16179484	1068.73	360	358	6.9985
16179272	1555.93	360	358	7.0615
16179495	964.92	360	355	6.9985
16178608	840	360	359	5.6985
16180548	2240	360	358	5.7485
16180318	1711.67	360	358	6.2485
16179260	1904.11	360	358	6.6615
16179863	1028.86	360	358	6.9985
16179195	948.29	360	358	7.0365
16180621	1192.5	360	358	6.3735
16178884	861.99	360	353	7.2115
16179405	758.57	480	477	6.9985
16180347	1798.72	360	358	6.2485
16179575	836.26	360	358	6.9985
16178892	1273.69	360	351	6.7865
16178851	963.26	360	359	6.0735
16179792	1103.87	360	359	3.1235
16178736	2857.5	360	358	6.4485
16178767	2614.38	360	358	5.5735
16179230	2414.07	360	356	7.4615
16179113	1878.37	360	358	6.9115
16179864	1157.47	360	358	6.9985
16178369	1178.75	360	355	4.8235
16179365	747.93	360	357	6.9985
16180278	1864.44	360	358	6.6235
16180348	630.33	360	358	7.3735
16179802	1711.12	360	358	6.2485
16178626	1456.58	360	358	6.5735
16179137	165.16	360	358	6.4115
16179248	2411.39	360	358	7.4615
16178386	1535.42	360	357	5.1985
16179261	1904.11	360	357	7.0365
16179910	1395.27	360	359	6.9985
16179487	1044.85	360	357	6.3735
16180279	1416.67	360	358	5.9985
16179060	1028.92	360	357	7.9115
16179577	990.65	360	358	6.9985
16179803	1580.05	360	358	6.2485
16179618	819.25	480	479	6.9985
16178764	844.88	360	359	6.5735
16178282	3555	360	357	6.4485
16179292	1389.48	360	358	7.0365
16179231	2071.36	360	358	6.7865
16179138	171.09	360	358	6.4115
16178376	1536.35	360	355	5.0735
16179100	1736.85	360	358	7.0365
16180184	607.42	360	359	7.2485
16180442	670.95	360	358	6.4985
16180349	1330.96	360	356	5.6235
16179578	604.68	360	358	6.9985
16179804	1479.54	360	358	6.2485
16179045	1447.38	360	357	7.6365
16180051	734.51	480	478	7.9985

16178893	1029.25	360	352	6.9615
16179806	1366.97	360	358	6.6235
16180257	5737.5	360	358	6.4985
16179700	606.33	360	358	6.96183
16178828	1306.13	360	359	7.1985
16178748	639.17	360	359	7.0735
16178668	722.75	360	358	7.0735
16178589	1654.12	360	358	6.1985
16180075	2293.48	360	359	6.9985
16180159	1773.24	360	359	6.7485
16179801	398.84	360	360	0.6235
16178830	1304.1	360	359	6.6985
16178831	386.47	360	359	7.1985
16179628	897.31	360	358	6.9985
16180582	2561.67	360	358	6.3735
16179439	614.97	360	357	6.9985
16180415	864.58	360	358	5.9985
16180146	499.73	360	359	6.8735
16180115	414.15	360	359	7.6235
16178415	1782.18	360	358	6.1985
16179665	910.55	360	358	6.96183
16180119	1035.37	360	359	6.8735
16178588	1487.5	360	358	6.0735
16179520	617.55	360	358	6.9985
16178368	2591.02	360	356	5.3235
16180620	5138.18	360	358	6.6235
16179953	1886.25	360	359	6.9985
16180109	1314.86	480	479	6.7485
16179563	844	480	478	6.9985
16178832	587.34	360	359	7.1985
16179480	1197.36	360	359	8.3735
16179481	1187.42	480	478	6.9985
16178834	516.25	360	359	7.0735
16178591	4503.48	360	358	6.1985
16179644	1206.15	360	359	6.9985
16178754	1140	360	359	6.8235
16179483	623.04	480	479	6.9985
16178835	652.34	360	359	5.9485
16178836	5900	360	359	7.0735
16178755	2740.6	360	359	6.5735
16178593	1014.54	360	358	6.3235
16178756	793.33	360	359	6.6985
16180183	1886.34	480	479	6.8735
16180174	2243.29	360	359	6.7485
16180044	877.99	360	358	6.7485
16179545	654.1	360	358	6.4985
16180346	1699.38	360	355	5.9985
16178323	1239.15	360	357	5.5735
16178586	568.75	360	358	6.6985
16180219	1202.25	360	358	5.7485
16180188	755.86	480	479	7.2485
16179916	3400.96	360	359	6.9985
16178455	1959.09	360	357	5.8235
16179621	900.59	360	359	6.9985
16180288	1519.33	360	358	6.3735
16178594	3084.38	360	358	5.5735
16178676	1024.5	360	358	6.3235
16178757	1625	360	359	7.1985
16178838	1500	360	359	7.1985
16178758	421.63	360	359	7.1985
16178596	1863.33	360	358	6.1985
16178759	1620.43	360	359	7.1985
16179569	287.38	360	358	6.96183
16178678	2560	360	359	7.1985
16178679	2876	360	359	5.6985
16179327	1013.81	360	358	6.9985
16178780	2478.13	360	359	6.1985
16179347	1250.79	360	356	6.6235
16180614	1800	360	358	6.4985
16179948	1571.87	360	359	6.9985
16178656	4748.96	360	358	5.5735
16179044	1157.42	360	357	6.6115
16179620	554.78	480	479	7.4985
16180132	623.64	480	479	7.7485
16178771	4465.83	360	358	5.4485
16178682	1929.69	360	359	6.1985
16179136	165.16	360	358	6.4115
16179175	453.7	360	358	7.4615
16180357	776.88	360	358	6.6235
16179763	308.48	480	478	6.9985
16179585	1346.09	360	358	1.3735
16180258	890.4	360	358	5.7485
16179701	453.17	360	358	6.4985
16179653	1343.24	360	358	6.9985
16178922	997.08	360	355	6.4615
16178598	700.73	360	358	5.4485
16178599	587.54	360	358	7.0735
16180512	1859.14	360	358	6.1235
16179247	1476.33	360	358	6.4115
16179099	1838.5	360	358	7.2115
16179952	1709.05	360	359	6.9985
16179466	538.96	360	357	6.96183
16179364	406.55	360	357	6.9985
16178659	1583.17	360	358	7.0735
16178820	786.67	360	359	7.0735

16178741	990	360	359	6.4485
16179552	950.74	480	479	6.9985
16178742	1180.63	360	359	7.1985
16178580	2551.03	360	358	6.1985
16178661	1591.89	360	359	5.8235
16178823	1306.13	360	359	7.1985
16178743	1949.57	360	359	6.1985
16179553	754.53	480	479	6.9985
16178824	690	360	359	5.6985
16179554	874.51	360	359	6.9985
16178663	1050	360	359	7.1985
16178826	1567.53	360	359	6.1985
16178745	1657.62	360	359	7.0735
16178583	1073.45	360	358	6.8235
16179404	872.29	360	357	6.9985
16180345	714.58	360	356	5.8735
16179683	871.32	360	358	6.9985
16179829	1107.14	480	479	7.4985
16179762	367.55	360	358	6.8735
16180126	1252.79	360	359	6.6235
16180033	1297.66	360	358	7.4985
16179555	1474.79	360	359	7.2485
16178827	900	360	359	5.6985
16179670	1016.38	360	358	6.9985
16179861	943.12	360	358	6.9985
16178675	1785.33	360	359	6.1985
16179249	2704.99	360	357	6.4615
16179115	578.95	360	358	7.2115
16178398	1134.22	360	354	6.0735
16180200	1419.82	360	358	6.2485
16180201	1083.33	360	358	5.9985
16179216	514.62	360	359	6.6615
16179315	531.68	360	353	6.4985
16180202	1788.75	360	358	6.3735
16180204	874.81	360	357	6.9235
16180205	1083.33	360	357	6.2485
16180206	1022.08	360	358	6.6235
16180207	1330	360	358	6.7485
16180208	420	360	358	7.2485
16180209	1584.48	360	358	6.9235
16179476	1073.72	360	357	6.46183
16180179	1484.02	360	359	7.6235
16179530	360.24	360	358	6.9985
16179611	975.8	360	359	7.3735
16180255	1908.73	360	358	5.9985
16178920	1260.83	360	355	7.0115
16178801	2231.25	360	359	6.0735
16179613	1064.51	360	359	7.4985
16178641	794.56	360	359	6.3235
16178722	1775	360	359	7.1985
16178444	949.88	360	358	6.0735
16179561	725.79	360	358	6.7485
16178804	1257.72	360	359	6.0735
16178561	947.85	360	358	5.6985
16180414	1420.83	360	358	6.6235
16178436	1562.71	360	358	6.1985
16179226	540.35	360	354	7.0365
16180619	2263.4	360	358	5.7485
16178290	1501.67	360	357	6.3235
16178293	1353.33	360	357	6.6985
16178770	4126.89	360	358	5.8235
16179233	257.31	360	356	6.9615
16178642	983.33	360	358	7.0735
16178724	1420.83	360	358	6.5735
16179346	482.35	360	357	6.6235
16179840	871.67	360	358	6.9985
16180217	971.44	360	358	5.8735
16178643	706.33	360	358	6.1985
16178806	1557.29	360	359	5.4485
16178484	877.33	360	358	6.6985
16178565	1337.02	360	358	6.9485
16178889	990.65	360	354	7.2115
16179632	445.43	360	358	6.8735
16178646	348.19	360	358	5.9485
16178727	921	360	359	7.1985
16178647	795	360	359	7.1985
16178567	2112.5	360	358	6.1985
16179947	530.06	360	359	6.9985
16179488	825.24	360	357	6.3735
16179914	488.89	360	359	6.9985
16178486	736.67	360	358	6.1985
16178649	1110.94	360	358	6.4485
16178488	1320.72	360	358	7.1985
16180210	1168.75	360	358	6.6235
16180211	4491.67	360	358	6.6235
16180212	2153.13	360	358	6.2485
16180147	1601.36	360	360	1.1235
16180213	1618.07	360	357	6.3735
16180214	1560	360	358	6.2485
16180215	1125	360	358	6.4985
16180216	3142.75	360	357	5.7485
16178172	898.33	360	356	5.8235
16178493	1301.56	360	358	6.0735
16180355	1159.72	360	358	6.6235
16178730	1718.38	360	359	7.0735

16178811	1398.62	360	359	7.0735
16178812	762.08	360	359	7.0735
16178650	1098.98	360	358	6.9485
16179622	971.36	360	358	7.4985
16178570	811.96	360	358	6.5735
16180256	967.5	360	358	6.4985
16179032	1469.89	360	357	7.1115
16178921	916.67	360	355	7.0115
16179081	1157.9	360	357	7.8865
16178447	936	360	358	6.4485
16178571	4530.31	360	358	6.8235
16178814	2175	360	359	7.1985
16179562	874.05	360	358	6.96183
16178799	2458.81	360	359	6.1985
16178490	2155	360	358	7.1985
16179624	1170.77	360	358	6.9985
16179363	514.62	360	357	6.9985
16179051	913.46	360	357	7.8865
16178549	2882.25	360	358	6.4485
16178605	3038.75	360	358	6.0735
16179234	578.95	360	358	7.0365
16178815	1873.5	360	359	7.0735
16178734	1422.15	360	359	6.1985
16178241	380.51	360	356	5.8235
16179105	1353.92	360	359	7.0365
16180218	865.1	360	358	6.6235
16178318	1074.82	360	357	5.6975
16178654	1721.25	360	359	6.0735
16178655	1375	360	359	6.5735
16179915	477.28	360	359	6.9985
16178818	1528.75	360	359	7.1985
16178819	1147.42	360	359	5.8235
16179221	1016.38	360	359	6.6615
16178495	986.59	360	358	7.0735
16178576	1821.17	360	358	6.5735
16178496	1274.98	360	358	7.1985
16179549	1213.71	480	478	6.9985
16178578	2208.33	360	358	6.3235
16178497	550	360	358	7.1985
16179477	755.53	360	357	6.9985
16179369	743.63	360	357	6.9985
16180287	1185	360	358	5.7485
16180356	5225	360	357	6.8735
16178632	1147.37	360	358	6.0735
16179524	669.02	360	359	6.9985
16178471	1091.19	360	358	6.0735
16178552	563.09	360	357	5.8235
16178633	707.95	360	358	7.1985
16178634	1125	360	359	7.1985
16179525	327.3	480	479	7.4985
16180254	1583.33	360	358	5.9985
16178919	1093.57	360	355	6.9115
16178472	1043.38	360	358	6.0735
16178392	2827.34	360	357	5.5735
16179608	854.28	360	358	6.9985
16178555	817.76	360	358	7.0735
16179527	830.91	360	358	7.2485
16179609	1157.91	360	360	0.6235
16178556	1857.58	360	358	7.0735
16178475	1516.26	360	358	6.3235
16178394	2231.67	360	358	7.0735
16179366	526.32	360	357	6.46183
16178637	792.5	360	358	7.1985
16178718	1504.17	360	359	5.9485
16178476	665	360	358	7.1985
16178719	1280.2	360	359	5.9485
16180581	1275.37	360	358	5.7485
16179438	852.35	360	357	6.9985
16179529	843.53	360	358	6.9985
16178395	2892.25	360	358	7.1985
16178396	1070	360	358	7.1985
16178798	2527.16	360	359	6.0735
16178952	458.5	360	356	7.1615
16178958	745.24	360	356	6.9115
16179011	984.22	360	356	7.8865
16179368	423.88	360	357	6.46183
16178397	1054.73	360	355	5.6985
16178238	1158.8	360	356	6.6985
16180577	977.5	360	358	6.1235
16179980	777.36	360	359	6.9985
16178224	1713.54	360	355	5.4485
16179179	763.26	360	357	6.6615
16180409	2062.5	360	358	6.6235
16179786	625.27	360	359	6.9985
16179066	2772.53	360	357	7.0115
16180545	675	360	358	7.2485
16180315	1329.17	360	358	6.6235
16178413	1232.29	360	357	6.1985
16178985	689.6	360	356	6.7115
16179313	807.67	360	355	6.9985
16178403	731.25	360	357	6.1985
16180125	1972.88	360	359	6.4985
16178891	542.65	360	355	7.4365
16178750	3450.52	360	359	6.3235
16178299	1702.01	360	357	6.3235

16178560	560.36	360	358	6.3235
16179208	518.6	360	358	7.0365
16179880	855.64	480	479	6.83683
16179307	635.75	360	358	6.9985
16179180	699.57	360	358	6.9615
16180410	2592.5	360	358	6.1235
16180476	1524.08	360	358	6.6235
16179836	2331.89	360	359	6.6235
16180066	1660.03	360	359	6.9985
16180316	1733.33	360	358	6.2485
16178974	288.19	360	356	7.7115
16178435	1463.85	360	358	6.1985
16178723	2254.42	360	359	6.1985
16178183	879.47	360	356	6.3235
16179344	495.32	360	356	6.6235
16179309	623.22	480	474	6.9985
16179341	180.12	360	357	6.9985
16178302	693.42	360	358	6.3235
16178239	1019.79	360	358	6.4485
16179209	622.32	360	358	7.0365
16180509	3570	360	358	6.7485
16179010	1149.7	360	356	7.8865
16180411	1820	360	358	5.7485
16180477	941.8	360	358	5.8735
16179837	353.8	360	359	6.8735
16179413	1065.27	360	357	6.9985
16178414	764.75	360	358	6.1985
16178975	643.28	360	357	7.8865
16180040	2098.34	360	358	6.7485
16178509	2194.61	360	358	5.5735
16180510	1153.88	360	358	6.1235
16178494	1968.75	360	358	5.9485
16180579	2055.17	360	358	7.1235
16179781	868.74	360	359	8.2485
16179436	438.37	360	357	6.7485
16180412	3452.59	360	358	6.1235
16180478	607.33	360	358	6.1235
16179001	1479.54	360	356	7.3115
16179736	628.75	360	358	6.9985
16178621	552.49	360	359	6.0735
16179503	774.51	360	355	6.8735
16178617	2275	360	359	6.1985
16178572	614.25	360	358	6.4485
16178753	658	360	359	6.6985
16179623	1222.24	360	359	6.9985
16178240	1700.42	360	358	6.1985
16180580	1545.83	360	358	6.3735
16179981	785.94	360	359	6.9985
16179437	381.63	360	357	6.8735
16180413	3656.25	360	358	6.4985
16179076	590.59	360	357	7.9605
16179737	566.67	360	358	6.9985
16178340	1718.75	360	357	6.5735
16178816	737.92	360	359	6.5735
16179627	889.02	360	358	6.9985
16179006	1672.53	360	356	7.5115
16178518	1859.38	360	358	6.0735
16179977	457.27	360	359	6.9985
16179190	1235.1	360	358	7.0365
16180472	1960	360	358	6.7485
16180541	693.42	360	358	6.3735
16180311	1588.5	360	358	6.4985
16179410	589.91	360	357	6.9985
16178658	1592.71	360	359	6.5735
16179176	1198.01	360	358	7.2115
16180378	759.69	360	358	6.6235
16178989	825.97	360	356	7.9115
16179732	528.72	360	358	6.9985
16178728	1457.5	360	359	6.3235
16178454	1054.17	360	358	6.5735
16178402	1347.25	360	357	6.0735
16179697	614.46	360	358	6.9985
16178595	1310.86	360	358	6.0735
16180107	465.92	360	359	7.6235
16180240	1504.41	360	358	6.1235
16178363	1096	360	357	5.6985
16178602	1653.75	360	358	6.4485
16179978	869.59	360	359	6.96183
16180406	1148.44	360	358	5.8735
16180473	1182.18	360	358	5.9985
16180542	598.5	360	358	6.4985
16180312	473.67	360	358	6.7485
16179411	1350.57	360	357	6.96183
16179056	1402.35	360	357	7.9115
16180379	603.58	360	358	6.3735
16178434	3432	360	358	6.1985
16179733	714.49	360	358	6.9985
16178704	844.44	360	358	6.1985
16179820	1966.02	360	358	6.2485
16180128	1236.92	360	359	6.6235
16180153	1163.06	360	359	6.4985
16178426	2211.66	360	357	5.9485
16179698	694.48	360	358	6.9985
16180114	401.03	360	359	7.6235
16179283	1413.61	360	358	7.0365



16178381	758.85	360	357	5.5735
16178900	1457.22	360	356	7.0365
16178342	1313.33	360	356	6.5735
16178223	2958.24	360	355	6.1985
16180407	2425	360	358	5.9985
16180474	2704.17	360	358	7.1235
16179168	1350.89	360	356	6.2365
16180543	1730.67	360	358	7.1235
16180313	705.6	360	358	7.2485
16179087	800.24	360	357	7.8865
16180380	2968.33	360	358	6.2485
16179734	797.9	360	358	6.9985
16178715	634.56	360	359	5.6985
16179521	1818.53	360	358	7.3735
16178327	1597.6	360	357	5.8235
16179284	1415.21	360	358	7.0365
16178613	2870.83	360	359	6.3235
16180576	3443.75	360	358	6.8735
16178557	1040	360	358	6.1985
16179979	1159.34	480	479	6.9985
16180408	2574	360	358	6.4985
16179835	321.64	360	359	6.7485
16180475	1218.75	360	358	6.2485
16179169	870.03	360	356	6.9615
16180544	1041.67	360	358	5.9985
16180314	1376.11	360	358	5.8735
16179088	827.9	360	357	7.9115
16179160	851.7	360	359	6.7865
16178990	1621.06	360	356	7.8865
16179735	771.93	360	358	6.9985
16178306	701.25	360	358	6.0735
16179039	418.13	360	357	7.0115
16178949	1703.4	360	356	6.7615
16179334	474.82	360	355	6.7485
16179135	1833.35	360	358	7.2115
16179489	705.69	360	357	6.3735
16178894	1326.76	360	354	6.6615
16179381	241.65	360	357	6.6235
16180536	488.62	360	358	6.1235
16179598	925.1	360	358	6.96183
16179816	1556.74	360	358	6.6235
16180276	866.13	360	358	6.2485
16179144	2007.21	360	358	7.0365
16178700	1080	360	358	6.4485
16179573	1543.87	360	358	6.9985
16180124	1387.39	360	359	6.7485
16178619	1729.17	360	358	5.9485
16179282	2219.31	360	358	6.5365
16178374	2306.25	360	355	5.3235
16179928	911.18	360	359	6.96183
16179382	419.7	360	357	6.4985
16180537	695.62	360	358	6.3735
16180307	1675.33	360	358	6.7485
16180374	1245.42	360	358	5.8735
16179064	1116.09	360	357	7.7115
16180439	1011.31	360	358	6.2485
16178714	1117.19	360	358	6.5735
16179599	814.09	360	358	6.96183
16179817	1929.84	360	358	6.4985
16178927	1415.21	360	355	7.1115
16179755	380.82	360	358	6.9985
16178878	1670.82	360	359	6.8235
16178349	2231.25	360	357	6.0735
16180022	773.07	360	359	6.9985
16180236	308	360	358	5.7485
16179929	582.31	360	359	6.9985
16178895	1270.48	360	330	6.7865
16180538	1745.06	360	358	5.8735
16180308	2677.5	360	358	6.1235
16180375	1097.4	360	358	5.8735
16180440	3791.67	360	358	6.2485
16178547	483.33	360	358	5.9485
16179818	1286.56	360	358	6.6235
16180277	1177.92	360	358	6.6235
16179153	578.95	360	358	7.0365
16178980	794.45	360	356	7.4515
16179054	1317.11	360	357	7.8865
16178424	759.61	360	357	5.6985
16179708	1080.3	360	358	6.9985
16180140	1813.96	360	359	7.3735
16180023	952.53	360	359	6.9985
16178768	2671.85	360	358	6.6985
16178260	1352.08	360	359	6.5735
16180237	1645.83	360	358	5.9985
16178375	2941.93	360	355	5.9485
16178864	1028.96	360	359	6.5735
16178341	2740.98	360	357	6.0735
16178611	3082.5	360	358	6.4485
16179383	939.19	360	357	6.9985
16178222	1235	360	358	6.0735
16180539	1068.83	360	358	6.3735
16180309	1828.63	360	358	5.7485
16180376	942	360	358	5.7485
16178948	468.05	360	356	7.0115
16178970	771.93	360	355	7.8115

16180171	517.69	360	359	6.8735
16178879	726.92	360	359	6.5735
16180133	1300.39	360	359	6.7485
16178651	711.71	360	358	6.1985
16180024	1173.98	360	359	6.9985
16180238	1275	360	358	6.1235
16179352	1260.83	360	358	6.9985
16179384	990.65	360	357	6.9985
16179976	1776.19	360	359	6.96183
16180471	921.03	360	358	6.3735
16180540	1560	360	358	5.7485
16178983	669.01	360	356	7.9115
16180377	768.2	360	358	6.9985
16180441	2643.33	360	358	6.2485
16179731	630.41	360	358	6.9985
16179819	1270.48	360	358	6.6235
16178971	746.2	360	355	7.0115
16178425	1501.67	360	358	6.3235
16180162	970.26	360	359	7.9985
16180143	320.79	360	359	7.3735
16179709	300.08	360	358	1.3735
16179696	321.64	360	358	6.9985
16178313	1283.33	360	357	6.5735
16180025	1266.59	360	359	6.9985
16178592	1354.24	360	358	6.9485
16179310	624.95	360	352	6.7485
16180239	1625	360	358	6.2485
16178380	1325	360	357	5.6985
16179252	1600.48	360	358	7.2115
16178856	1094.75	360	359	6.9485
16180436	1018.33	360	358	6.2485
16180273	3352.5	360	358	6.4985
16178175	1315.11	360	354	5.0735
16179707	404.57	480	478	6.9985
16178925	746.2	360	355	7.4115
16179695	501.76	360	358	6.7485
16178796	595.33	360	359	5.5735
16180177	2283.65	360	360	1.1235
16178635	1500	360	358	5.6985
16178531	2694.62	360	358	6.0735
16179682	525.86	360	358	6.9985
16180108	478.69	360	359	7.6235
16178337	615.05	360	357	5.8235
16179297	693.13	360	358	7.0365
16180234	524.54	360	358	5.7485
16179925	695.55	360	359	6.9985
16179641	1557.6	480	479	6.9985
16179379	513.8	480	477	6.9985
16179362	880.97	360	357	6.9985
16179182	900.59	360	357	7.0365
16180372	1822.19	360	358	5.8735
16180437	1511.93	360	358	6.6235
16178969	1067.44	360	355	6.9115
16179047	836.26	360	357	7.8865
16180274	913.75	360	358	6.1235
16179815	2047.31	360	358	6.7485
16178423	2123.33	360	357	6.1985
16178315	705.94	360	358	6.4485
16179753	445.15	360	358	6.9985
16178821	1869.71	360	359	6.3235
16179270	1746.5	360	358	7.0365
16179120	1506.94	360	358	6.9115
16180062	2070.73	360	358	6.7485
16179926	594.45	360	359	6.9985
16179098	754.02	360	358	7.2115
16179380	483.75	360	357	6.8735
16180373	2778.08	360	358	6.3735
16178662	1690	360	358	6.1985
16180438	820	360	358	5.7485
16180275	1742.5	360	358	6.1235
16178802	1581.45	360	359	6.1985
16178926	684.45	360	355	7.2115
16179572	589.24	360	358	6.9985
16178760	560.18	360	359	6.9485
16180235	631.58	360	358	6.3735
16179271	1865.51	360	358	6.7865
16179640	611.12	360	358	6.6235
16178887	711.63	360	354	7.2115
16179354	643.28	360	357	6.9985
16180354	1516.67	360	358	6.2485
16179805	997.08	360	358	6.4985
16179128	1826.91	360	358	6.7865
16180618	1937.5	360	358	5.9985
16180006	424.56	360	359	6.6235
16178960	615.14	360	356	7.1365
16180517	1069.6	360	358	5.7485
16179630	750.98	360	358	6.7485
16179442	488.89	360	357	6.4985
16178934	642.94	360	355	7.2615
16178262	3225	360	358	5.9485
16178837	1936.67	360	359	6.6985
16180117	1725.61	360	359	6.3735
16178563	1766.8	360	358	6.0735
16179212	1162.24	360	358	7.2115
16179860	623.03	360	358	6.9985

16179129	1093.57	360	358	7.0365
16179909	774.44	360	358	2.1235
16179016	984.54	360	356	7.7615
16178999	1397.2	360	356	6.1115
16179631	707.61	360	358	6.6235
16179443	786.64	480	477	6.9985
16178909	1209.36	360	354	7.0115
16179664	380.11	360	358	6.9985
16180027	2195.19	360	359	6.2485
16178499	2956.5	360	358	6.4485
16179858	943.19	360	358	6.83683
16179551	1199.08	360	358	6.9985
16180270	1354.17	360	358	5.9985
16179151	805.78	360	358	6.6615
16179750	566.09	360	358	6.9985
16178942	1483.56	360	356	7.9115
16179141	1556.74	360	358	6.6615
16178354	3161.72	360	358	6.8235
16179680	908.31	360	358	6.9985
16178690	998.75	360	358	6.0735
16180034	1271.31	360	358	6.6235
16179268	1659.66	360	358	7.2115
16179514	773.07	360	356	6.8735
16178372	1208.33	360	356	5.9485
16179097	1839.46	360	358	6.1615
16179859	957.41	360	358	6.9985
16178367	1271	360	355	4.8235
16179464	331.93	360	357	6.9985
16180434	2505.21	360	358	5.9985
16178487	825	360	358	6.5735
16180271	2058.78	360	358	6.1235
16178191	2058.33	360	357	6.1985
16179152	1325.15	360	358	7.0365
16178979	977.78	360	355	7.9115
16178924	2090.66	360	355	6.5115
16178943	1916.97	360	356	7.4115
16179610	2026.33	360	359	6.9985
16179269	2077.79	360	357	6.0365
16179519	1350.89	360	358	6.9985
16179923	900.59	360	359	6.7485
16179360	339.17	360	357	6.3735
16180073	1256.7	480	478	7.8735
16180435	1229.17	360	358	7.1235
16180272	1329.32	360	358	6.1235
16179752	614.46	360	358	6.9985
16178545	1075.78	360	358	6.0735
16178648	1100.87	360	358	6.6985
16178915	823.4	360	355	6.6115
16179681	646.91	480	478	6.9985
16178584	2416.67	360	358	5.9485
16180233	1679.53	360	358	6.7485
16179291	1972.44	360	358	7.0365
16178373	1381.25	360	355	6.0735
16179361	720.47	360	357	6.7485
16180250	788	360	358	5.7485
16178935	2090.66	360	356	7.1115
16179556	364.11	480	478	6.9985
16178962	952.05	360	357	7.8865
16178791	821.67	360	359	6.9485
16178292	1196.89	360	357	6.1985
16180083	1049.17	360	359	6.4985
16178334	732.42	360	355	5.5735
16179262	1582.47	360	358	7.2115
16178667	1332	360	356	6.4485
16179241	1453.81	360	358	6.6615
16179958	1271.79	360	359	6.9985
16178357	882.29	360	358	6.5735
16178216	1733.33	360	356	6.0735
16180013	556.21	360	359	6.3735
16179846	698.2	360	358	6.9985
16179637	1360.54	360	358	6.6235
16180251	1166.67	360	358	5.9985
16180102	1623.45	360	359	7.9985
16178683	1329.17	360	359	6.5735
16178300	886.67	360	358	6.6985
16178765	1792.97	360	359	6.0735
16179796	961.02	360	359	7.3735
16178564	1496.25	360	358	6.4485
16179114	1527.79	360	358	7.0615
16178383	1581.67	360	357	6.1985
16180014	2151.32	360	359	6.9985
16179473	817.93	480	477	6.01183
16179794	1070.42	360	359	6.8735
16180176	2264.86	360	359	7.6235
16179007	997.08	360	356	7.5615
16180252	632.07	360	358	6.2485
16179699	1330.91	360	358	6.9985
16179041	856.53	360	357	7.9115
16180111	1811.89	360	359	6.4985
16179614	1085.54	360	359	6.9985
16178517	1226.88	360	358	6.1985
16179213	1067.84	360	358	7.0365
16179215	1325.15	360	358	6.5365
16179639	1463.31	360	358	6.9985
16179353	540.35	360	357	6.9985

16180253	938.54	360	358	6.3735
16178951	2086.64	360	356	6.9115
16179669	1131.04	360	358	6.9985
16180030	2243.29	360	359	6.8735
16179263	1878.37	360	358	7.0365
16179506	658.32	360	355	6.8735
16179131	723.69	360	358	7.2115
16179227	1447.38	360	355	7.0365
16179913	491.47	360	359	6.9985
16178365	2823.33	360	355	5.1985
16178862	2893.33	360	359	6.6985
16179946	646.91	480	479	6.58683
16180612	1061.88	360	358	6.2485
16179461	1196.5	360	357	6.9985
16180057	4165.24	360	358	6.7485
16179339	525.54	480	478	6.6235
16179617	1600.48	360	359	6.9985
16179023	1350.89	360	356	7.1115
16178482	1235	360	358	6.1985
16178906	1009.68	360	356	7.4615
16178769	2208.33	360	359	6.3235
16179219	786.41	360	359	6.4115
16178384	1197.92	360	357	5.4485
16179096	2028.96	360	358	7.2115
16178256	1057.33	360	358	6.0735
16179112	746.78	360	359	6.1615
16179856	864.17	360	358	6.9985
16179224	2063.64	360	355	6.2865
16180613	1027.97	360	358	6.1235
16179462	666.44	360	357	6.7485
16178721	1008.58	360	359	5.8235
16179358	432.28	360	357	6.9985
16179408	769.36	360	358	6.9985
16178941	1418.43	360	356	7.4615
16179043	852.34	360	356	7.6115
16178914	1485.97	360	355	6.7115
16179678	800.23	360	358	6.9985
16178933	1106.44	360	355	7.9115
16178766	2741.67	360	358	5.5735
16178569	1312.29	360	358	5.9485
16179220	2100.95	360	359	6.6615
16179211	1093.57	360	358	7.0365
16179857	440.55	480	478	6.9985
16178361	1559.25	360	358	6.6985
16179127	1484.69	360	358	6.6615
16179906	1414.39	480	478	6.9985
16178366	1243	360	355	5.1985
16179463	556.28	480	477	6.9985
16179403	762.61	480	477	6.9985
16178657	823.33	360	359	6.1985
16179749	428.89	480	478	6.96183
16179570	711.47	360	358	6.9985
16179140	990.65	360	358	7.0365
16179031	1399.13	360	357	7.9115
16179679	1113.35	360	358	6.9985
16178261	579.63	360	357	6.3235
16180080	1292.48	360	359	7.3735
16179267	1495.62	360	358	6.1615
16179259	1447.38	360	357	6.6615
16179287	1807.61	360	358	7.0365
16179130	1415.21	360	358	7.0365
16179956	2189.54	360	359	6.96183
16180011	685.91	360	359	6.9985
16178840	859	360	359	6.8235
16178817	2928.25	360	359	6.3235
16179890	1371.81	360	358	6.9985
16180524	1796.67	360	358	6.7485
16179642	883.4	360	359	7.9985
16179446	371.49	360	357	6.8735
16179012	640.71	360	356	7.0115
16180249	1380.21	360	358	6.3735
16179040	907.02	360	357	7.0615
16178950	514.62	360	356	7.8865
16179504	321.64	360	356	6.8735
16179288	1678.96	360	358	6.9115
16179911	1257.77	360	359	6.9985
16179957	548.73	360	359	6.9985
16180012	1159.34	480	479	6.9985
16180069	2726.45	360	359	6.7485
16180060	966.34	360	358	7.3735
16180525	1078.44	360	358	6.1235
16179447	617.55	360	357	6.9985
16179973	396.7	480	479	6.9985
16180134	2332.6	480	479	7.2485
16178908	1543.87	360	355	6.8115
16179657	721.27	360	358	6.6235
16179788	1144.72	360	359	6.9985
16180032	2484.87	360	359	6.4985
16179110	1264.1	360	358	7.2115
16178674	1855	360	359	6.3235
16179901	964.57	480	478	6.9985
16180608	1583.33	360	358	5.9985
16179457	861.99	360	357	6.9985
16179997	602.11	360	359	6.9985
16180049	1794.63	360	359	6.6235

16179104	595.53	360	357	6.7865
16180508	1551.94	360	358	6.4985
16179174	1464.7	360	357	7.4615
16179435	398.83	360	357	6.7485
16178782	1777.5	360	359	6.4485
16180046	1801.53	360	358	7.4985
16179030	1026.67	360	356	7.0115
16179020	1338.02	360	356	7.9115
16178585	1050.47	360	358	6.4485
16180098	2771.32	360	358	5.7485
16178574	492.92	360	358	6.1985
16178289	1380.21	360	357	6.3235
16178254	957.78	360	357	6.8235
16179853	409.93	360	358	6.9985
16179902	573.8	360	358	6.8735
16180609	898.33	360	358	5.8735
16179458	1804.89	480	477	6.4985
16179998	333.22	360	359	6.8735
16179005	1119.31	360	356	7.8865
16179400	373.1	360	357	6.9985
16178932	861.99	360	356	7.5115
16180081	1543.87	360	359	7.1235
16178582	1393.35	360	358	6.8235
16179257	2701.77	360	358	6.9115
16178615	1875	360	358	5.9485
16179126	3184.23	360	358	7.2115
16179903	1843.38	360	358	6.9985
16180610	1068.75	360	358	6.8735
16180160	431	360	359	6.8735
16179459	1119.14	360	357	6.8735
16179626	596.37	360	358	6.9985
16178443	1187.24	360	358	5.9485
16179357	578.95	360	357	6.9985
16179401	401.41	360	357	6.8735
16179021	1157.9	360	357	7.3915
16178331	1640.95	360	357	6.4485
16179658	1007.05	360	358	6.9985
16180041	748.92	360	359	7.3735
16179218	2007.03	360	359	6.6615
16178465	859.83	360	358	6.6985
16178665	1818.48	360	357	6.3235
16178255	742	360	357	6.3235
16179854	1092.93	360	359	6.9985
16179904	960.85	480	478	6.9985
16179945	548.73	360	359	6.9985
16180611	1071.04	360	358	6.3735
16179402	1016.38	360	357	6.9985
16179974	566.05	360	359	6.9985
16178957	1453.81	360	356	6.8115
16178480	3033.33	360	358	6.1985
16179677	614.45	480	478	6.9985
16180093	884.51	360	358	6.3735
16178285	1979.17	360	357	5.9485
16178346	2247.38	360	356	6.1985
16179111	495.04	360	358	7.0365
16179855	681.88	360	358	6.9985
16179905	1428.97	360	359	6.9985
16180168	1255.38	360	359	6.7485
16178703	2193.75	360	359	6.1985
16178695	1520.83	360	358	5.9485
16178777	1196.38	360	359	6.0735
16178235	950.67	360	356	5.3235
16179994	1343.24	360	359	6.96183
16179876	1375.54	480	478	6.9985
16180501	854.55	360	358	6.4985
16180571	886.64	360	358	5.9985
16179094	720.47	360	358	7.9515
16178356	683.3	360	356	6.1485
16180339	1758.28	360	358	6.6235
16180403	4929.75	360	358	7.1485
16179730	1013.81	360	358	6.9985
16179343	806.95	360	358	7.2485
16180086	2022.41	360	358	6.4985
16178673	623.25	360	359	6.4485
16178185	1127.75	360	356	6.1985
16179995	985.99	360	359	6.9985
16180502	1135.34	360	358	5.6235
16180572	829.69	360	358	6.4985
16180187	1104.39	360	359	7.1235
16179430	617.55	360	357	6.9985
16180340	902.52	360	358	6.9985
16180404	4475.62	360	358	7.4985
16178810	742.5	360	359	6.5735
16178973	990.65	360	355	7.8865
16179050	964.92	360	357	7.6115
16178433	1495	360	358	6.1985
16178329	903.13	360	357	6.0735
16178308	632.81	360	358	5.9485
16178236	1256.67	360	354	6.0735
16180503	1119.87	360	358	5.9985
16179877	1625.82	480	478	6.9985
16180573	728.15	360	358	6.2485
16179078	892.55	360	357	6.7615
16179095	1402.35	360	358	7.2615
16179431	1338.02	360	357	6.9985

16180341	1885	360	358	6.2485
16180405	2302.19	360	358	6.3735
16179832	681.88	360	359	6.4985
16180113	3216.4	360	358	6.4985
16179971	718.79	480	479	6.9985
16178903	1942.7	360	356	7.2115
16179768	751.07	360	359	7.2485
16178788	2796.5	360	359	5.5735
16178902	1157.9	360	356	7.2115
16179237	2388.17	360	357	7.2115
16180604	693.33	360	358	6.2485
16179547	553.22	360	358	6.8735
16179103	1215.8	360	358	7.2115
16180504	1180.2	360	358	6.7485
16180574	1083.33	360	358	6.2485
16179432	385.97	360	357	6.9985
16180342	2934.28	360	358	6.4985
16179833	1366.68	360	358	6.9985
16178800	1167.83	360	359	5.8235
16179541	415.82	360	358	6.9985
16178288	1603.13	360	357	6.4485
16178464	795	360	358	6.3235
16178252	796.88	360	357	5.9485
16178343	664.58	360	356	6.5735
16178554	867	360	358	6.0735
16180605	281.25	360	358	6.4985
16179944	1443.26	360	359	6.9985
16178526	1313.96	360	358	6.3235
16178237	1295.67	360	358	5.3235
16180505	1174.48	360	358	6.6235
16179878	557.3	360	358	6.9985
16180575	1624.78	360	358	6.3735
16178474	962.55	360	358	6.4485
16179433	414.68	480	477	6.9985
16179780	733.29	480	479	6.7485
16180343	988	360	358	6.2485
16179834	765.5	360	359	6.6235
16178412	2252.5	360	358	6.3235
16178698	1535.42	360	359	6.5735
16178905	1929.84	360	356	7.2115
16180131	596.75	480	479	6.9985
16180104	465.92	360	358	7.4985
16180031	2484.87	360	358	6.7485
16178751	985.83	360	358	6.1985
16179256	2843.29	360	358	7.0615
16178467	1642.5	360	358	6.4485
16179222	956.88	360	350	6.3115
16179900	971.7	360	358	6.9985
16178749	1479.58	360	359	6.3235
16180606	1653.75	360	358	5.8735
16178559	950	360	358	6.8235
16178553	894.83	360	352	5.0735
16179199	1183.63	360	358	5.7615
16180506	1555.67	360	358	6.2485
16179767	1531.01	360	359	6.9985
16180344	1034.84	360	358	6.8735
16178442	2258.75	360	358	6.1985
16179972	570.44	480	479	6.8735
16179769	799.03	480	479	6.9985
16178253	3105	360	357	5.3235
16179210	828.54	360	358	7.0365
16180607	958.27	360	358	6.1235
16179996	562.87	360	359	6.9985
16178492	3262.5	360	358	6.9485
16180507	1085.97	360	358	6.3735
16179879	751.64	360	358	6.9985
16179079	686.7	360	357	7.6115
16179434	669.01	360	357	6.9985
16178720	1086.15	360	359	6.1985
16180043	2351.98	480	479	6.7485
16178871	1350	360	359	6.4485
16179281	1440.95	360	358	7.0365
16178233	935.27	360	358	5.8235
16180567	820.25	360	358	6.1235
16180335	1350	360	358	6.4985
16180399	1741.65	360	358	6.3735
16180068	880.06	360	359	7.6235
16180467	870.57	360	358	6.2485
16179086	1206.79	360	357	6.8115
16180305	1166.67	360	358	6.7485
16178411	3442.5	360	357	6.4485
16178400	1520.6	360	357	6.0735
16178452	1466.25	360	358	6.0735
16179615	591.12	480	479	7.4985
16178500	2453.75	360	358	6.1985
16179873	514.07	360	359	6.9985
16180568	1311.2	360	358	6.3735
16180336	1072.4	360	358	5.7485
16180400	914.25	360	358	5.4985
16180306	478.75	360	358	5.9985
16179645	540.11	480	479	6.2485
16180154	1223.83	480	479	7.2485
16179728	669.01	360	358	6.9985
16180021	2510.75	360	359	6.7485
16179616	859.43	360	359	6.9985

16178234	1522.07	360	354	5.3235
16180499	722.5	360	358	6.1235
16179874	871.67	360	358	6.9985
16180569	2120	360	358	6.3735
16180337	1036.82	360	358	6.9985
16180175	916.03	360	359	6.3735
16179479	347.37	360	357	6.6235
16180401	2383.33	360	358	6.6235
16178994	741.06	360	356	7.9115
16180468	1420.83	360	358	6.6235
16179729	647.33	360	358	6.9985
16178453	1771.08	360	358	6.3235
16180096	964.71	360	359	6.8735
16178677	1215.78	360	358	6.5735
16178461	1219.67	360	358	5.9485
16178182	1493.95	360	357	6.0735
16180078	1518.14	360	359	6.8735
16180500	922.4	360	358	6.6235
16179875	1183.63	360	358	6.8735
16180570	582.25	360	358	6.1235
16180338	1332.26	360	358	6.6235
16180402	4702.5	360	358	6.4985
16180469	3994.79	360	358	7.1235
16178653	3250	360	359	5.6985
16179075	1029.25	360	357	7.0115
16179049	1926.62	360	357	7.0115
16180118	1932.68	360	359	6.4985
16179501	900.59	360	356	6.9985
16180229	1164.38	360	358	6.4985
16178362	2831.99	360	355	5.1985
16178744	720	360	359	6.4485
16179376	617.55	360	357	6.6235
16179546	463.16	360	358	6.9985
16180529	4598.5	360	358	5.7485
16180298	1560	360	358	5.7485
16180366	1144.9	360	358	6.9985
16178421	1744.58	360	357	6.3235
16179693	1003.52	360	358	6.9985
16180123	560.48	360	359	7.1235
16180035	3012.64	360	358	6.6235
16179776	1132.18	360	359	6.4985
16180230	1184	360	358	5.7485
16179502	874.86	360	357	6.9985
16180063	1408.1	360	358	6.6235
16180180	1158.09	480	479	7.2485
16179189	837.66	360	358	7.0365
16180461	990.83	360	358	6.9985
16180530	990	360	358	6.4985
16180299	1852.5	360	358	6.8735
16180367	2115	360	358	5.6235
16178491	2982.71	360	358	5.5735
16178450	1458.33	360	358	5.9485
16178946	939.19	360	356	7.2615
16178968	617.55	360	356	6.8865
16179046	669.01	360	357	7.7115
16178709	4620.57	360	359	6.5735
16180112	3216.4	360	359	6.9985
16179053	648.4	360	357	7.9115
16179705	382.96	360	358	1.3735
16178624	942.5	360	358	6.9485
16180103	1201.02	360	359	7.4985
16180231	879.17	360	358	5.9985
16179119	1878.37	360	359	6.1615
16180462	1190	360	358	6.7485
16180531	1668.33	360	358	6.2485
16180300	4044.92	360	358	6.2485
16180368	445.45	360	358	6.1235
16179722	771.65	360	358	6.9985
16178694	1231.77	360	359	6.5735
16180050	821.79	480	479	6.9985
16180149	578.08	360	359	6.8735
16179279	1955.57	360	358	7.0365
16179296	1479.54	360	358	6.5365
16180072	496.98	360	358	7.4985
16180232	2337.62	360	358	6.2485
16178886	1080.71	360	354	6.7615
16179308	1428.97	360	354	7.4985
16179377	913.46	360	357	6.9985
16180463	721.23	360	358	6.1235
16180532	1565	360	358	5.7485
16179147	1060.44	360	358	7.0365
16179084	977.78	360	357	7.8865
16180301	1061.44	360	358	6.4985
16180369	1948.54	360	358	5.7485
16179723	849.13	360	358	6.9985
16178451	2350.83	360	358	6.1985
16179813	1209.36	360	358	6.7485
16179027	1350.89	360	356	6.4115
16179706	600.17	360	358	6.4985
16178326	1102.08	360	357	5.4485
16180089	1018.11	360	359	6.6235
16178388	1982.81	360	357	5.5735
16178670	787.05	360	359	6.4485
16179378	994.57	360	357	7.4985
16180464	1365	360	358	6.2485

16180533	1388.33	360	358	6.7485
16180302	996.23	360	358	6.2485
16180370	1020.83	360	358	5.8735
16179724	714.49	360	358	6.9985
16179766	700.2	360	358	6.9985
16178702	671.67	360	359	6.1985
16178947	1937.56	360	356	7.1365
16179814	4599.45	360	358	6.3735
16178422	1604.17	360	357	6.5735
16180094	1725.61	360	359	7.3735
16180150	1209.31	360	359	6.7485
16179515	2029.4	360	358	6.9985
16178740	2812.5	360	359	5.3235
16180398	1701.33	360	358	6.9985
16180465	1914.84	360	358	6.8735
16180534	3000	360	358	7.2485
16179085	1304.25	360	357	7.7615
16178972	1145.04	360	356	7.4115
16180303	529.35	360	358	5.6235
16180158	800.68	360	359	7.2485
16179159	2180.75	360	358	7.0365
16180371	1225	360	358	5.8735
16179063	1106.44	360	357	7.9115
16178987	2027.62	360	356	6.9115
16179725	872.14	480	478	6.9985
16179595	1212.82	480	478	5.7485
16178797	534.38	360	359	6.4485
16180135	1011.43	480	479	6.9985
16178606	1718.75	360	358	6.5735
16179342	707.61	360	357	6.9985
16178899	723.69	360	356	7.0365
16180566	2065.1	360	358	5.9985
16180466	1232.92	360	358	5.9985
16178965	1929.84	360	357	7.8865
16180535	1213.33	360	358	6.2485
16180304	956.25	360	358	5.9985
16178432	3825	360	357	6.4485
16178988	1389.48	360	355	7.0115
16179726	603.42	480	478	6.9985
16178881	1083.75	360	359	5.6985
16180055	1258.26	360	358	7.6235
16179962	589.24	360	359	6.9985
16178910	671.58	360	355	7.9115
16178573	1338.75	360	358	6.0735
16179239	2857.95	360	357	7.4615
16179305	1066.4	360	352	6.3735
16178244	1253.33	360	356	5.4485
16178664	646.03	360	356	6.3235
16178513	1400.75	360	358	6.1985
16179841	398.88	480	478	6.6235
16179887	536.05	480	478	6.9985
16180520	1867.5	360	358	6.4985
16180589	2183.23	360	358	7.2485
16179988	1100.87	360	359	6.96183
16180422	4054.17	360	358	6.7485
16180182	1137.86	360	360	0.6235
16179171	995.7	360	358	7.2115
16178417	1039.46	360	357	6.1985
16178275	1636.25	360	358	6.0735
16178478	2826.25	360	358	6.0735
16178190	1784.16	360	357	5.8235
16180120	793.78	360	359	6.8735
16180009	768.68	480	479	6.7485
16179842	372.58	360	358	6.9985
16179633	643.28	360	358	6.7485
16180521	1473.33	360	358	6.2485
16180590	1487.5	360	358	6.1235
16179936	817.79	360	359	6.96183
16179444	694.74	360	357	6.9985
16180059	1286.56	360	358	7.2485
16180423	2484.37	360	358	6.3735
16179963	2393	360	359	6.9985
16179770	1770.74	360	359	8.7485
16179954	1011.42	480	479	6.9985
16178245	1122.92	360	356	5.6985
16180522	1466.67	360	358	6.6235
16179634	656.14	360	358	6.6235
16179122	1121.64	360	358	7.2115
16180591	582.25	360	358	6.1235
16179782	1322.59	360	359	6.9985
16180424	1974.92	360	358	6.2485
16178418	1342.97	360	358	6.4485
16179964	668.76	360	359	6.9985
16178911	1585.68	360	355	7.1115
16179667	606.34	360	358	6.8735
16179240	1946.05	360	357	7.0365
16179955	892.69	480	479	6.9985
16179844	1135.86	360	358	6.9985
16179635	608.76	360	358	6.7485
16179889	1028.86	360	358	6.9985
16180523	1323.8	360	358	5.9985
16179197	514.23	360	358	6.9115
16180592	671.67	360	358	6.2485
16179937	725.56	360	359	6.9985
16178457	1011.08	360	358	6.0735



16179445	2090.66	360	357	6.8735
16178725	537.48	360	359	6.0735
16179069	1376.62	360	357	7.5115
16178543	1104.17	360	358	6.3235
16179668	900.59	360	358	6.9985
16180085	1723.99	360	359	6.8735
16179311	659.32	360	353	6.8735
16178680	675	360	358	6.4485
16179286	1659.51	360	358	6.4115
16180010	446.95	480	479	6.96183
16178246	1918.23	360	358	6.4485
16178844	662.5	360	359	6.3235
16179793	479.03	360	359	7.2485
16179636	723.69	360	358	6.6235
16180593	1233.8	360	358	6.2485
16178419	1321.67	360	357	6.1985
16179789	1411.36	360	359	6.9985
16180136	1159.61	360	359	7.2485
16178333	1312.5	360	357	4.9485
16178176	1750.88	360	356	5.4485
16179375	653.57	360	357	6.9985
16179550	2032.77	360	358	6.9985
16180528	1061.4	360	358	6.2485
16180297	1337.5	360	358	7.2485
16179158	1738.53	360	358	7.0365
16180365	1539.67	360	358	7.4985
16179038	1265.97	360	357	7.2115
16180267	587.25	360	358	6.4985
16179591	1200.04	360	358	6.83683
16179026	844.3	360	357	7.8865
16178312	1339.84	360	358	5.8235
16179568	581.52	360	358	6.9985
16178324	840	360	357	5.6985
16178711	2946.67	360	358	6.1985
16178630	2125	360	359	7.1985
16179522	837.55	360	359	6.9985
16178631	633.21	360	358	6.1985
16179523	1193.29	360	358	6.9985
16178470	758.33	360	358	6.1985
16180095	1543.87	360	359	6.6235
16179961	785.45	360	359	6.96183
16179532	1312.29	360	358	6.9985
16178393	2166.73	360	358	5.9485
16180101	3602.37	360	358	6.7485
16180087	1237.26	360	359	7.2485
16180100	695.42	360	359	7.6235
16178737	783.75	360	359	6.8235
16178614	2947.3	360	358	6.3235
16180519	3588.54	360	358	6.3735
16179886	545.5	360	359	6.9985
16180588	1039.57	360	358	6.2485
16179934	711.63	360	359	6.9985
16179987	581.69	360	359	6.9985
16180421	648.13	360	358	6.1235
16178986	1556.74	360	356	7.9115
16180488	505.63	360	358	6.7485
16178995	2084.22	360	356	7.0115
16179420	310	480	477	6.4985
16178287	1328.13	360	357	5.9485
16178438	812.5	360	358	6.1985
16178752	1271.75	360	359	5.9485
16178229	2610	360	358	6.3235
16180489	2380	360	358	5.7485
16179865	1005.1	360	358	6.9985
16180559	1845	360	358	6.4985
16180394	2385	360	358	6.4985
16180459	5400	360	358	6.4985
16178408	1533.33	360	357	5.9485
16179606	1314.86	480	479	6.9985
16179625	514.63	360	359	6.9985
16178982	1994.17	360	356	7.1115
16179720	1833.36	360	358	2.1235
16180038	344.78	360	359	7.1235
16180082	1299.43	360	359	6.4985
16178867	2340.83	360	359	6.3235
16179989	568.97	360	358	2.1235
16179866	681.65	480	478	6.96183
16180490	915.63	360	358	7.2485
16180560	687.08	360	358	5.9985
16179421	950.74	480	477	6.9985
16180329	1017.45	360	358	6.4985
16180395	2206.97	360	358	6.1235
16180460	1068.75	360	358	6.8735
16178807	1787.5	360	359	6.1985
16179167	870.03	360	355	7.2115
16180164	1507.82	480	479	7.2485
16180056	1894.61	360	358	6.7485
16179827	881.8	360	358	6.3735
16178430	2200.5	360	358	6.4485
16178530	1761.25	360	358	6.0735
16178776	948.28	360	359	6.0735
16179534	465.42	360	358	6.9985
16179517	977.78	360	357	6.9985
16178230	3588.54	360	358	6.1985
16179990	347.44	360	359	6.7485

16179867	257.91	480	478	6.9985
16180491	3802.5	360	358	6.4985
16180561	2041.56	360	358	5.6235
16178977	1054.98	360	357	7.3115
16180330	1236	360	358	5.7485
16180396	1817.19	360	358	5.9985
16178409	1420.83	360	358	6.5735
16179721	763.07	360	358	6.9985
16179312	316.07	480	476	6.6235
16179535	538.54	360	357	6.96183
16179304	1077.49	360	358	6.9115
16178577	662.5	360	358	6.3235
16178671	1863.12	360	359	6.1985
16178746	1337.92	360	359	6.1985
16178507	746.55	360	358	6.4485
16178558	1909.17	360	358	6.9485
16180425	871.25	360	358	6.1235
16180492	1154.05	360	358	5.6235
16180562	362.5	360	358	6.9985
16179002	1698.26	360	357	7.5115
16180331	1295.33	360	358	6.9985
16178439	1649.77	360	358	6.5735
16179058	1299.42	360	357	7.9115
16178431	1678.75	360	358	6.0735
16180167	483.17	360	359	7.1235
16179536	1984.84	360	357	6.9985
16179332	1335.08	480	478	6.7485
16180071	675.45	360	358	6.8735
16179938	1143.18	360	359	6.9985
16178231	2836.58	360	358	6.1985
16180426	3750	360	358	5.9985
16179868	643.04	360	358	6.9985
16180493	641.67	360	358	6.6235
16180563	1289.42	360	358	6.2485
16178978	1453.81	360	356	7.9115
16179647	321.64	360	359	6.9985
16180332	671.67	360	358	7.4985
16180397	3261.56	360	358	5.7485
16179743	937.41	360	358	6.9985
16180142	1159.61	360	359	7.2485
16179965	1043.15	360	359	6.9985
16179537	788.53	360	358	6.9985
16178672	1349.44	360	359	6.4485
16180189	831.4	360	359	7.2485
16179939	914.54	360	359	6.9985
16180594	1977.08	360	358	5.9985
16179991	1296.26	360	359	6.9985
16180427	1035	360	358	6.4985
16179869	900.25	360	358	6.9985
16180494	2327.73	360	358	7.1235
16180564	575	360	358	7.2485
16179003	1608.2	360	356	6.4615
16179093	1145.04	360	357	7.0115
16180333	1367.92	360	358	5.8735
16178993	1183.31	360	356	7.0115
16179798	1366.97	360	359	4.4985
16179538	634.54	360	357	6.96183
16179338	841.41	360	358	6.9985
16178276	3886.67	360	357	6.3235
16178542	1406.25	360	358	5.9485
16178247	1592.81	360	357	6.0735
16180595	939.25	360	358	6.1235
16178232	2356.25	360	355	6.0735
16180428	1337.33	360	358	7.1235
16179870	828.8	360	358	6.9985
16180495	3975	360	358	6.3735
16180565	1668.33	360	358	6.2485
16179172	681.58	360	358	7.0365
16179425	1962	360	357	6.4985
16178410	923	360	358	6.1985
16178929	868.43	360	355	6.7115
16178747	1111.5	360	359	6.1985
16179940	456.72	360	359	6.9985
16180596	1568.25	360	358	6.1235
16179992	723.06	360	359	6.9985
16180429	411.72	360	358	5.6235
16179871	514.43	360	359	6.9985
16180496	3683.33	360	358	6.2485
16180173	2139.75	360	359	5.9985
16179426	1067.84	360	357	6.9985
16180334	988.17	360	358	5.8735
16178440	1253.78	360	358	6.0735
16179745	406.55	360	358	6.9985
16178808	845.5	360	359	6.8235
16179966	812.14	360	359	6.4985
16179028	1929.81	360	356	7.4115
16178930	514.62	360	355	6.6615
16178344	1854.06	360	357	6.0735
16178248	1351.25	360	354	5.4485
16179893	2120.6	360	358	6.9985
16179941	2188.7	360	359	6.9115
16180597	758.85	360	358	5.6235
16179181	158.05	360	358	7.2115
16180430	1875	360	358	7.2485
16179186	1170.77	360	357	6.9615

16179872	843.09	360	359	6.9985
16180497	1041.25	360	358	6.1235
16178861	1180.67	360	359	6.3235
16179004	759.07	360	356	7.9115
16179427	612.4	360	357	6.9985
16178731	567.42	360	359	6.0735
16180145	821.79	480	479	7.4985
16179967	501.76	360	359	6.9985
16179539	553.22	360	358	6.9985
16178539	276.06	360	358	6.0735
16180121	1513.01	360	359	6.8735
16178345	992.33	360	356	6.1985
16178217	2359.69	360	357	6.3235
16178738	470	360	359	5.5735
16178498	750	360	358	5.9485
16180015	1814.8	360	359	6.9985
16178609	980.41	360	358	6.0735
16179894	780.46	360	358	6.9985
16180002	385.82	360	359	6.9985
16179187	1286.56	360	358	7.0365
16178501	1035	360	358	6.4485
16180513	2036.67	360	358	6.2485
16179882	317.59	480	478	6.8735
16179440	800.23	360	357	7.3735
16178445	2023.63	360	357	6.4485
16178316	1512.5	360	356	6.5735
16180064	997.09	360	359	6.7485
16179543	823.4	360	358	6.9985
16178907	1749.72	360	356	6.9115
16178347	1161.59	360	357	6.5735
16179649	718.87	360	359	6.8735
16178257	710.94	360	358	5.8235
16179200	584.78	360	358	7.0365
16180615	1208.33	360	358	5.9985
16180003	483.46	480	479	6.9985
16178242	2166.67	360	358	6.0735
16178321	750	360	358	5.3235
16178998	2019.9	360	356	7.1115
16180514	3444.84	360	358	5.8735
16179629	652.28	360	358	6.9985
16180583	1145.25	360	358	6.4985
16179441	892.66	360	357	6.96183
16179340	836.27	360	358	6.9985
16178274	3505.73	360	358	6.3235
16178538	1300	360	358	6.1985
16179612	309.74	360	359	6.8735
16179651	973.5	480	479	6.9985
16178904	952.05	360	356	7.2115
16178579	976.33	360	358	6.9485
16180090	2171.85	360	358	7.6235
16178616	861.44	360	358	6.5735
16179907	1686.19	360	359	6.9985
16180616	1012.5	360	358	5.9985
16179949	728.78	360	359	6.9985
16179188	314.37	360	358	7.4615
16180515	2158.73	360	358	6.1235
16179080	705.76	360	357	7.5115
16178446	931.67	360	357	6.1985
16179800	782.23	360	359	6.9985
16178839	2982	360	359	6.6985
16179661	971.7	360	358	6.8735
16178348	3569.79	360	357	5.4485
16178330	930.99	360	357	6.5735
16178258	985.39	360	358	6.4485
16180097	1801.19	360	359	6.7485
16179908	1346.94	360	359	6.96183
16179238	1595.33	360	357	6.6615
16180617	1085	360	358	7.2485
16179192	1239.46	360	358	7.0615
16180516	1304.74	360	358	5.6235
16180148	2471.07	360	359	6.2485
16178732	547.45	360	359	6.0735
16179662	485.85	360	358	1.3735
16178187	506.42	360	357	7.0735
16178268	3230	360	356	5.6985
16178188	816.83	360	356	6.9485
16179791	977.79	360	360	0.6235
16179795	1482.55	480	480	0.6235
16179797	1322.59	360	360	0.6235
16179959	1335.08	480	480	0.6235
16179799	1064.51	360	360	1.6235
16178350	2400	360	358	7.1985
16178351	5175	360	357	7.1985
16178270	2303	360	357	5.5735
16178514	1332	360	358	6.4485
16178352	1485	360	357	6.4485
16178271	2012.57	360	356	5.8235
16178272	1817.08	360	356	5.8235
16179325	587.87	360	358	8.2485
16179406	1351.26	480	478	6.9985
16178515	1256.67	360	358	6.9485
16179326	1214.22	360	358	8.6235
16178516	732.33	360	358	6.1985
16178273	1029.87	360	357	7.1985
16178193	1050	360	356	6.6985

16179409	764.22	360	358	6.9985
16178194	1026.2	360	357	6.6985
16178195	807.19	360	356	7.1985
16178196	648.64	360	357	7.0735
16178277	1830.05	360	358	4.8235
16178358	825	360	358	6.5735
16178197	750.79	360	357	6.6985
16178278	909.28	360	357	6.3235
16178198	1296.02	360	356	5.6985
16178279	1607.75	360	357	7.0735
16178199	877.92	360	357	5.8235
16180004	541.21	360	359	6.71183
16178520	3029	360	358	6.1985
16178603	872.71	360	358	7.0735
16178360	935.42	360	358	5.9485
16178604	910.63	360	358	7.1985
16178607	541.88	360	358	6.0735
16179336	494.22	480	480	1.6235
16178283	1433.96	360	357	5.8235
16178284	1166.67	360	357	6.6985
16179337	494.22	480	480	1.6235
16178527	1525	360	358	7.1985
16178529	3520.83	360	358	6.1985
16179892	484.29	480	478	6.58683
16180019	528.98	480	480	0.6235
16178612	350	360	359	7.1985
16178370	2685.94	360	355	5.3235
16178533	3241.94	360	358	6.5735
16178534	2245.83	360	358	5.8235
16178535	1151.48	360	358	7.0735
16178536	900.06	360	358	6.1985
16178537	1339	360	358	6.1985
16178456	2827.5	360	358	6.9485
16178294	714.45	360	357	7.0735
16178618	946.82	360	358	6.3235
16178296	1744.79	360	358	5.9485
16178459	614.58	360	358	7.0735
16178298	934.23	360	357	7.0735
16178379	2766.64	360	357	5.5735
16180020	990.65	360	360	0.6235
16178701	2286.25	360	359	7.0735
16178540	998.67	360	358	6.6985
16179350	811.17	480	479	6.9985
16178460	810.76	360	358	7.0735
16178623	568.29	360	358	6.1985
16178705	918.75	360	359	5.8235
16178463	416.15	360	358	5.9485
16178382	1504	360	357	5.5735
16178544	1201.51	360	358	7.0735
16178707	2643.75	360	359	6.4485
16179518	648.58	480	478	6.9985
16178627	599.83	360	358	7.0735
16178385	2145.84	360	357	5.5735
16178628	924.33	360	359	7.0735
16178466	1352.08	360	358	7.0735
16178469	751.88	360	358	7.1985
16178389	1260	360	357	4.9485
16178710	1124.91	360	359	6.9485
16180393	512.25	360	358	6.3735
16178964	1595.33	360	356	7.0115
16179000	674.16	360	356	7.9115
16179083	411.7	360	358	7.2515
16180296	1110.16	360	358	6.9985
16179605	1016.39	360	359	6.8735
16179157	1131.04	360	358	7.2115
16179719	771.61	360	358	6.9985
16180042	991.2	480	478	7.3735
16178532	2770.83	360	358	5.9485
16178521	791.03	360	357	5.4485
16179486	1342.33	360	357	6.1235
16178896	1402.35	360	354	7.0365
99999001	551.83	360	358	6.6235
99999004	659.88	360	358	6.9735
99999005	2071.67	360	358	6.6235
99999007	1266.15	360	358	6.6235
99999010	604.68	360	355	6.6115
15980136	73.78	360	357	6.6235
99999200	5456.2	360	358	7.4985
99999201	2474.44	360	357	6.3735
99999202	1740	360	358	6.9985

LOAN_SEQ	TRUSTFEE	LPMI	MSERV	SERV_FEE
16180262	0.0015	0	0	0.25
122405144	0.0015	0	0	0.375
16178479	0.0015	0	0	0.3
16179674	0.0015	0	0	0.375
16180224	0.0015	0	0	0.25
16179289	0.0015	0	0	0.375
16179228	0.0015	0	0	0.375
16178371	0.0015	0	0	0.3
16179245	0.0015	0	0	0.375
16179852	0.0015	0	0	0.375

16180263	0.0015	0	0	0.25
16179810	0.0015	0	0	0.375
16178940	0.0015	0	0	0.375
16180106	0.0015	0	0	0.375
16180161	0.0015	0	0	0.375
16180225	0.0015	0	0	0.25
16179773	0.0015	0	0	0.375
16178566	0.0015	0	0	0.3
16179511	0.0015	0	0	0.375
16179290	0.0015	0	0	0.375
16179920	0.0015	0	0	0.375
16179019	0.0015	0	0	0.375
16180362	0.0015	0	0	0.25
16180264	0.0015	0	0	0.25
16179811	0.0015	0	0	0.375
16178420	0.0015	0	0	0.3
16179566	0.0015	0	0	0.375
16179675	0.0015	0	0	0.375
16180122	0.0015	0	0	0.375
16178735	0.0015	0	0	0.3
16180226	0.0015	0	0	0.25
16179512	0.0015	0	0	0.375
16179214	0.0015	0	0	0.375
16179133	0.0015	0	0	0.375
16179373	0.0015	0	0	0.375
16180363	0.0015	0	0	0.25
16180265	0.0015	0	0	0.25
16179703	0.0015	0	0	0.375
16179567	0.0015	0	0	0.375
16178332	0.0015	0	0	0.3
16178522	0.0015	0	0	0.3
16179482	0.0015	0	0	0.375
16179118	0.0015	0	0	0.375
16179134	0.0015	0	0	0.375
16179772	0.0015	0	0	0.375
16179374	0.0015	0	0	0.375
16180364	0.0015	0	0	0.25
16178546	0.0015	0	0	0.3
16178967	0.0015	0	0	0.375
16180266	0.0015	0	0	0.25
16179812	0.0015	0	0	0.375
16179704	0.0015	0	0	0.375
16179034	0.0015	0	0	0.375
16179692	0.0015	0	0	0.375
16180137	0.0015	0	0	0.375
16178328	0.0015	0	0	0.3
16179278	0.0015	0	0	0.375
16180228	0.0015	0	0	0.25
16178855	0.0015	0	0	0.3
16180185	0.0015	0	0	0.375
16179922	0.0015	0	0	0.375
16179942	0.0015	0	0	0.375
16180598	0.0015	0	0	0.25
16179008	0.0015	0	0	0.375
16179013	0.0015	0	0	0.375
16179203	0.0015	0	0	0.375
16179449	0.0015	0	0	0.375
16180431	0.0015	0	0	0.25
16178813	0.0015	0	0	0.3
16179102	0.0015	0	0	0.375
16179328	0.0015	0	0	0.375
16178996	0.0015	0	0	0.375
16179428	0.0015	0	0	0.375
16178441	0.0015	0	0	0.3
16179747	0.0015	0	0	0.375
16178706	0.0015	0	0	0.3
16179393	0.0015	0	0	0.375
16178681	0.0015	0	0	0.3
16178669	0.0015	0	0	0.3
16178528	0.0015	0	0	0.3
16179255	0.0015	0	0	0.375
16178249	0.0015	0	0	0.425
16180076	0.0015	0	0	0.375
16178600	0.0015	0	0	0.3
16179895	0.0015	0	0	0.375
16180599	0.0015	0	0	0.25
16179993	0.0015	0	0	0.375
16180432	0.0015	0	0	0.25
16179173	0.0015	0	0	0.375
16179429	0.0015	0	0	0.375
16180129	0.0015	0	0	0.375
16179748	0.0015	0	0	0.375
16179968	0.0015	0	0	0.375
16179029	0.0015	0	0	0.375
16178912	0.0015	0	0	0.375
16178931	0.0015	0	0	0.375
16178335	0.0015	0	0	0.3
16179650	0.0015	0	0	0.375
16178310	0.0015	0	0	0.3
16178218	0.0015	0	0	0.425
16179205	0.0015	0	0	0.375
16178739	0.0015	0	0	0.3
16180016	0.0015	0	0	0.375
16178266	0.0015	0	0	0.3
16179847	0.0015	0	0	0.375

16179896	0.0015	0	0	0.375
16179123	0.0015	0	0	0.375
16180600	0.0015	0	0	0.25
16179204	0.0015	0	0	0.375
16179450	0.0015	0	0	0.375
16178997	0.0015	0	0	0.375
16178781	0.0015	0	0	0.3
16179969	0.0015	0	0	0.375
16178953	0.0015	0	0	0.375
16178309	0.0015	0	0	0.3
16179242	0.0015	0	0	0.375
16178250	0.0015	0	0	0.425
16180017	0.0015	0	0	0.375
16180601	0.0015	0	0	0.25
16179014	0.0015	0	0	0.375
16180433	0.0015	0	0	0.25
16178805	0.0015	0	0	0.3
16179355	0.0015	0	0	0.375
16179042	0.0015	0	0	0.375
16180091	0.0015	0	0	0.375
16178590	0.0015	0	0	0.3
16178219	0.0015	0	0	0.425
16178264	0.0015	0	0	0.3
16179897	0.0015	0	0	0.375
16179125	0.0015	0	0	0.375
16179193	0.0015	0	0	0.375
16180602	0.0015	0	0	0.25
16179198	0.0015	0	0	0.375
16179451	0.0015	0	0	0.375
16178726	0.0015	0	0	0.3
16180048	0.0015	0	0	0.375
16180170	0.0015	0	0	0.375
16179970	0.0015	0	0	0.375
16179022	0.0015	0	0	0.375
16178295	0.0015	0	0	0.3
16178575	0.0015	0	0	0.3
16178666	0.0015	0	0	0.3
16180116	0.0015	0	0	0.375
16178601	0.0015	0	0	0.3
16178251	0.0015	0	0	0.425
16179783	0.0015	0	0	0.375
16179849	0.0015	0	0	0.375
16179898	0.0015	0	0	0.375
16179194	0.0015	0	0	0.375
16180603	0.0015	0	0	0.25
16179452	0.0015	0	0	0.375
16180627	0.0015	0	0	0.3
16179396	0.0015	0	0	0.375
16178936	0.0015	0	0	0.375
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16178913	0.0015	0	0	0.375
16179672	0.0015	0	0	0.375
16180110	0.0015	0	0	0.375
16178291	0.0015	0	0	0.3
16179264	0.0015	0	0	0.375
16178220	0.0015	0	0	0.425
16180018	0.0015	0	0	0.375
16179784	0.0015	0	0	0.375
16179108	0.0015	0	0	0.375
16179453	0.0015	0	0	0.375
16180259	0.0015	0	0	0.25
16179673	0.0015	0	0	0.375
16178689	0.0015	0	0	0.3
16178822	0.0015	0	0	0.3
16179265	0.0015	0	0	0.375
16179217	0.0015	0	0	0.375
16179243	0.0015	0	0	0.375
16179201	0.0015	0	0	0.375
16179850	0.0015	0	0	0.375
16179899	0.0015	0	0	0.375
16179454	0.0015	0	0	0.375
16180260	0.0015	0	0	0.25
16179149	0.0015	0	0	0.375
16179033	0.0015	0	0	0.375
16179564	0.0015	0	0	0.375
16178550	0.0015	0	0	0.3
16178937	0.0015	0	0	0.375
16179790	0.0015	0	0	0.375
16180190	0.0015	0	0	0.375
16178581	0.0015	0	0	0.3
16178568	0.0015	0	0	0.3
16179132	0.0015	0	0	0.375
16179918	0.0015	0	0	0.375
16178221	0.0015	0	0	0.425
16179244	0.0015	0	0	0.375
16179017	0.0015	0	0	0.375
16179109	0.0015	0	0	0.375
16178364	0.0015	0	0	0.3
16179351	0.0015	0	0	0.375
16179398	0.0015	0	0	0.375
16180261	0.0015	0	0	0.25
16179052	0.0015	0	0	0.375
16179565	0.0015	0	0	0.375
16178938	0.0015	0	0	0.375
16178339	0.0015	0	0	0.3

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16180088	0.0015	0	0	0.375
16178281	0.0015	0	0	0.3
16179919	0.0015	0	0	0.375
16178192	0.0015	0	0	0.3
16179018	0.0015	0	0	0.375
16179851	0.0015	0	0	0.375
16179456	0.0015	0	0	0.375
16178773	0.0015	0	0	0.3
16178640	0.0015	0	0	0.3
16178688	0.0015	0	0	0.3
16179294	0.0015	0	0	0.375
16179235	0.0015	0	0	0.375
16180220	0.0015	0	0	0.25
16179250	0.0015	0	0	0.375
16179207	0.0015	0	0	0.375
16180070	0.0015	0	0	0.375
16179478	0.0015	0	0	0.375
16179370	0.0015	0	0	0.375
16179526	0.0015	0	0	0.375
16180452	0.0015	0	0	0.25
16180289	0.0015	0	0	0.25
16180358	0.0015	0	0	0.25
16179163	0.0015	0	0	0.375
16179036	0.0015	0	0	0.375
16179586	0.0015	0	0	0.375
16178784	0.0015	0	0	0.3
16178485	0.0015	0	0	0.3
16179654	0.0015	0	0	0.375
16180036	0.0015	0	0	0.375
16180163	0.0015	0	0	0.375
16179273	0.0015	0	0	0.375
16180221	0.0015	0	0	0.25
16178387	0.0015	0	0	0.3
16178359	0.0015	0	0	0.3
16178897	0.0015	0	0	0.375
16180077	0.0015	0	0	0.375
16179371	0.0015	0	0	0.375
16180453	0.0015	0	0	0.25
16180290	0.0015	0	0	0.25
16179716	0.0015	0	0	0.375
16179061	0.0015	0	0	0.375
16179764	0.0015	0	0	0.375
16179143	0.0015	0	0	0.375
16179807	0.0015	0	0	0.375
16178809	0.0015	0	0	0.3
16179024	0.0015	0	0	0.375
16178793	0.0015	0	0	0.3
16180139	0.0015	0	0	0.375
16179274	0.0015	0	0	0.375
16179295	0.0015	0	0	0.375
16180222	0.0015	0	0	0.25
16178842	0.0015	0	0	0.3
16178510	0.0015	0	0	0.3
16180622	0.0015	0	0	0.25
16180454	0.0015	0	0	0.25
16179166	0.0015	0	0	0.375
16179073	0.0015	0	0	0.375
16180291	0.0015	0	0	0.25
16180359	0.0015	0	0	0.25
16178448	0.0015	0	0	0.3
16180065	0.0015	0	0	0.375
16179808	0.0015	0	0	0.375
16179587	0.0015	0	0	0.375
16178638	0.0015	0	0	0.3
16179702	0.0015	0	0	0.375
16179655	0.0015	0	0	0.375
16179025	0.0015	0	0	0.375
16179691	0.0015	0	0	0.375
16178587	0.0015	0	0	0.3
16178523	0.0015	0	0	0.3
16180223	0.0015	0	0	0.25
16179372	0.0015	0	0	0.375
16180623	0.0015	0	0	0.25
16180389	0.0015	0	0	0.25
16180455	0.0015	0	0	0.25
16179074	0.0015	0	0	0.375
16180292	0.0015	0	0	0.25
16180360	0.0015	0	0	0.25
16179809	0.0015	0	0	0.375
16180141	0.0015	0	0	0.375
16178620	0.0015	0	0	0.3
16178699	0.0015	0	0	0.3
16178629	0.0015	0	0	0.3
16180084	0.0015	0	0	0.375
16178825	0.0015	0	0	0.3
16179275	0.0015	0	0	0.375
16180181	0.0015	0	0	0.375
16178378	0.0015	0	0	0.3
16180624	0.0015	0	0	0.25
16180390	0.0015	0	0	0.25
16179184	0.0015	0	0	0.375
16180456	0.0015	0	0	0.25
16180293	0.0015	0	0	0.25
16179825	0.0015	0	0	0.375

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16178449	0.0015	0	0	0.3
16179717	0.0015	0	0	0.375
16180192	0.0015	0	0	0.375
16178652	0.0015	0	0	0.3
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16178945	0.0015	0	0	0.375
16178639	0.0015	0	0	0.3
16178778	0.0015	0	0	0.3
16178304	0.0015	0	0	0.3
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16179775	0.0015	0	0	0.375
16179236	0.0015	0	0	0.375
16178551	0.0015	0	0	0.3
16180556	0.0015	0	0	0.25
16180625	0.0015	0	0	0.25
16180391	0.0015	0	0	0.25
16179185	0.0015	0	0	0.375
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16179082	0.0015	0	0	0.375
16180294	0.0015	0	0	0.25
16179826	0.0015	0	0	0.375
16179718	0.0015	0	0	0.375
16179037	0.0015	0	0	0.375
16180151	0.0015	0	0	0.375
16178693	0.0015	0	0	0.3
16178865	0.0015	0	0	0.3
16179276	0.0015	0	0	0.375
16179499	0.0015	0	0	0.375
16178512	0.0015	0	0	0.3
16178228	0.0015	0	0	0.425
16180557	0.0015	0	0	0.25
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16180458	0.0015	0	0	0.25
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16178407	0.0015	0	0	0.3
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16178708	0.0015	0	0	0.3
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16180558	0.0015	0	0	0.25
16180327	0.0015	0	0	0.25
16180586	0.0015	0	0	0.25
16179932	0.0015	0	0	0.375
16179985	0.0015	0	0	0.375
16178959	0.0015	0	0	0.375
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16179148	0.0015	0	0	0.375
16179162	0.0015	0	0	0.375
16179740	0.0015	0	0	0.375
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16178645	0.0015	0	0	0.3
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16178243	0.0015	0	0	0.425
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16179121	0.0015	0	0	0.375
16180587	0.0015	0	0	0.25
16179933	0.0015	0	0	0.375
16180186	0.0015	0	0	0.375
16179986	0.0015	0	0	0.375
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16180487	0.0015	0	0	0.25
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16179170	0.0015	0	0	0.375
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16179057	0.0015	0	0	0.375
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16178684	0.0015	0	0	0.3



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16178685	0.0015	0	0	0.3
16178686	0.0015	0	0	0.3
16178848	0.0015	0	0	0.3
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16178211	0.0015	0	0	0.425
16178212	0.0015	0	0	0.425
16178213	0.0015	0	0	0.425
16178214	0.0015	0	0	0.425
16178215	0.0015	0	0	0.425
16178850	0.0015	0	0	0.3
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16178697	0.0015	0	0	0.3
16178779	0.0015	0	0	0.3
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16178303	0.0015	0	0	0.3
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16178307	0.0015	0	0	0.3
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16180195	0.0015	0	0	0.25
16180196	0.0015	0	0	0.25
16180197	0.0015	0	0	0.25
16178317	0.0015	0	0	0.3
16180198	0.0015	0	0	0.25
16180199	0.0015	0	0	0.25
16179921	0.0015	0	0	0.375
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16178870	0.0015	0	0	0.3
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16179761	0.0015	0	0	0.375
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16180549	0.0015	0	0	0.25
16180319	0.0015	0	0	0.25
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16179165	0.0015	0	0	0.375
16180058	0.0015	0	0	0.375
16178405	0.0015	0	0	0.3
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16179714	0.0015	0	0	0.375
16178783	0.0015	0	0	0.3
16178524	0.0015	0	0	0.3
16180247	0.0015	0	0	0.25
16179390	0.0015	0	0	0.375
16179982	0.0015	0	0	0.375
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16180550	0.0015	0	0	0.25
16180320	0.0015	0	0	0.25
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16179738	0.0015	0	0	0.375
16180451	0.0015	0	0	0.25
16180144	0.0015	0	0	0.375
16179602	0.0015	0	0	0.375
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16179254	0.0015	0	0	0.375
16179391	0.0015	0	0	0.375
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16178562	0.0015	0	0	0.3
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16178489	0.0015	0	0	0.3
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16179779	0.0015	0	0	0.375
16179009	0.0015	0	0	0.375
16180386	0.0015	0	0	0.25
16178785	0.0015	0	0	0.3
16179048	0.0015	0	0	0.375
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16180138	0.0015	0	0	0.375
16178390	0.0015	0	0	0.3
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16179416	0.0015	0	0	0.375
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16178976	0.0015	0	0	0.375
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16179183	0.0015	0	0	0.375
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16179202	0.0015	0	0	0.375
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16180388	0.0015	0	0	0.25
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16178297	0.0015	0	0	0.3
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16178483	0.0015	0	0	0.3
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16180484	0.0015	0	0	0.25
16180554	0.0015	0	0	0.25
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16178511	0.0015	0	0	0.3
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16180485	0.0015	0	0	0.25
16180555	0.0015	0	0	0.25
16180325	0.0015	0	0	0.25
16179418	0.0015	0	0	0.375
16178717	0.0015	0	0	0.3
16179177	0.0015	0	0	0.375
16179092	0.0015	0	0	0.375
16179161	0.0015	0	0	0.375
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16178406	0.0015	0	0	0.3
16178716	0.0015	0	0	0.3
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16179348	0.0015	0	0	0.375
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16178189	0.0015	0	0	0.3
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16179884	0.0015	0	0	0.375
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16180092	0.0015	0	0	0.375
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16178961	0.0015	0	0	0.375
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16179757	0.0015	0	0	0.375
16180241	0.0015	0	0	0.25
16179293	0.0015	0	0	0.375
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16179367	0.0015	0	0	0.375
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16180444	0.0015	0	0	0.25
16179070	0.0015	0	0	0.375
16180282	0.0015	0	0	0.25
16180351	0.0015	0	0	0.25
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16179758	0.0015	0	0	0.375
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16178944	0.0015	0	0	0.375
16179142	0.0015	0	0	0.375
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16178696	0.0015	0	0	0.3
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16178269	0.0015	0	0	0.3
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16180381	0.0015	0	0	0.25
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16179164	0.0015	0	0	0.375
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16180352	0.0015	0	0	0.25
16179759	0.0015	0	0	0.375
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16180284	0.0015	0	0	0.25
16180353	0.0015	0	0	0.25
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16178803	0.0015	0	0	0.3
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16179388	0.0015	0	0	0.375
16178660	0.0015	0	0	0.3
16180383	0.0015	0	0	0.25

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16178991	0.0015	0	0	0.375
16178963	0.0015	0	0	0.375
16179600	0.0015	0	0	0.375
16180285	0.0015	0	0	0.25
16179035	0.0015	0	0	0.375
16179582	0.0015	0	0	0.375
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16180244	0.0015	0	0	0.25
16178320	0.0015	0	0	0.3
16179139	0.0015	0	0	0.375
16178377	0.0015	0	0	0.3
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16180317	0.0015	0	0	0.25
16178171	0.0015	0	0	0.3
16180384	0.0015	0	0	0.25
16180448	0.0015	0	0	0.25
16178404	0.0015	0	0	0.3
16179155	0.0015	0	0	0.375
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16178928	0.0015	0	0	0.375
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16179583	0.0015	0	0	0.375
16178625	0.0015	0	0	0.3
16178622	0.0015	0	0	0.3
16179299	0.0015	0	0	0.375
16180245	0.0015	0	0	0.25
16179484	0.0015	0	0	0.375
16179272	0.0015	0	0	0.375
16179495	0.0015	0	0	0.375
16178608	0.0015	0	0	0.3
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16180318	0.0015	0	0	0.25
16179260	0.0015	0	0	0.375
16179863	0.0015	0	0	0.375
16179195	0.0015	0	0	0.375
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16178884	0.0015	0	0	0.375
16179405	0.0015	0	0	0.375
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16178892	0.0015	0	0	0.375
16178851	0.0015	0	0	0.3
16179792	0.0015	0	0	0.375
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16178767	0.0015	0	0	0.3
16179230	0.0015	0	0	0.375
16179113	0.0015	0	0	0.375
16179864	0.0015	0	0	0.375
16178369	0.0015	0	0	0.3
16179365	0.0015	0	0	0.375
16180278	0.0015	0	0	0.25
16180348	0.0015	0	0	0.25
16179802	0.0015	0	0	0.375
16178626	0.0015	0	0	0.3
16179137	0.0015	0	0	0.375
16179248	0.0015	0	0	0.375
16178386	0.0015	0	0	0.3
16179261	0.0015	0	0	0.375
16179910	0.0015	0	0	0.375
16179487	0.0015	0	0	0.375
16180279	0.0015	0	0	0.25
16179060	0.0015	0	0	0.375
16179577	0.0015	0	0	0.375
16179803	0.0015	0	0	0.375
16179618	0.0015	0	0	0.375
16178764	0.0015	0	0	0.3
16178282	0.0015	0	0	0.3
16179292	0.0015	0	0	0.375
16179231	0.0015	0	0	0.375
16179138	0.0015	0	0	0.375
16178376	0.0015	0	0	0.3
16179100	0.0015	0	0	0.375
16180184	0.0015	0	0	0.375
16180442	0.0015	0	0	0.25
16180349	0.0015	0	0	0.25
16179578	0.0015	0	0	0.375
16179804	0.0015	0	0	0.375
16179045	0.0015	0	0	0.375
16180051	0.0015	0	0	0.375
16178893	0.0015	0	0	0.375
16179806	0.0015	0	0	0.375
16180257	0.0015	0	0	0.25
16179700	0.0015	0	0	0.375
16178828	0.0015	0	0	0.3
16178748	0.0015	0	0	0.3
16178668	0.0015	0	0	0.3
16178589	0.0015	0	0	0.3
16180075	0.0015	0	0	0.375
16180159	0.0015	0	0	0.375
16179801	0.0015	0	0	0.375
16178830	0.0015	0	0	0.3

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16179628	0.0015	0	0	0.375
16180582	0.0015	0	0	0.25
16179439	0.0015	0	0	0.375
16180415	0.0015	0	0	0.25
16180146	0.0015	0	0	0.375
16180115	0.0015	0	0	0.375
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16179665	0.0015	0	0	0.375
16180119	0.0015	0	0	0.375
16178588	0.0015	0	0	0.3
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16179953	0.0015	0	0	0.375
16180109	0.0015	0	0	0.375
16179563	0.0015	0	0	0.375
16178832	0.0015	0	0	0.3
16179480	0.0015	0	0	0.375
16179481	0.0015	0	0	0.375
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16179644	0.0015	0	0	0.375
16178754	0.0015	0	0	0.3
16179483	0.0015	0	0	0.375
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16178586	0.0015	0	0	0.3
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16180188	0.0015	0	0	0.375
16179916	0.0015	0	0	0.375
16178455	0.0015	0	0	0.3
16179621	0.0015	0	0	0.375
16180288	0.0015	0	0	0.25
16178594	0.0015	0	0	0.3
16178676	0.0015	0	0	0.3
16178757	0.0015	0	0	0.3
16178838	0.0015	0	0	0.3
16178758	0.0015	0	0	0.3
16178596	0.0015	0	0	0.3
16178759	0.0015	0	0	0.3
16179569	0.0015	0	0	0.375
16178678	0.0015	0	0	0.3
16178679	0.0015	0	0	0.3
16179327	0.0015	0	0	0.375
16178780	0.0015	0	0	0.3
16179347	0.0015	0	0	0.375
16180614	0.0015	0	0	0.25
16179948	0.0015	0	0	0.375
16178656	0.0015	0	0	0.3
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16179136	0.0015	0	0	0.375
16179175	0.0015	0	0	0.375
16180357	0.0015	0	0	0.25
16179763	0.0015	0	0	0.375
16179585	0.0015	0	0	0.375
16180258	0.0015	0	0	0.25
16179701	0.0015	0	0	0.375
16179653	0.0015	0	0	0.375
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16178599	0.0015	0	0	0.3
16180512	0.0015	0	0	0.25
16179247	0.0015	0	0	0.375
16179099	0.0015	0	0	0.375
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16179466	0.0015	0	0	0.375
16179364	0.0015	0	0	0.375
16178659	0.0015	0	0	0.3
16178820	0.0015	0	0	0.3
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16179553	0.0015	0	0	0.375
16178824	0.0015	0	0	0.3
16179554	0.0015	0	0	0.375
16178663	0.0015	0	0	0.3
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16179404	0.0015	0	0	0.375
16180345	0.0015	0	0	0.25
16179683	0.0015	0	0	0.375
16179829	0.0015	0	0	0.375
16179762	0.0015	0	0	0.375
16180126	0.0015	0	0	0.375
16180033	0.0015	0	0	0.375
16179555	0.0015	0	0	0.375
16178827	0.0015	0	0	0.3
16179670	0.0015	0	0	0.375
16179861	0.0015	0	0	0.375
16178675	0.0015	0	0	0.3
16179249	0.0015	0	0	0.375
16179115	0.0015	0	0	0.375
16178398	0.0015	0	0	0.3
16180200	0.0015	0	0	0.25
16180201	0.0015	0	0	0.25
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16179315	0.0015	0	0	0.375
16180202	0.0015	0	0	0.25
16180204	0.0015	0	0	0.25
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16180206	0.0015	0	0	0.25
16180207	0.0015	0	0	0.25
16180208	0.0015	0	0	0.25
16180209	0.0015	0	0	0.25
16179476	0.0015	0	0	0.375
16180179	0.0015	0	0	0.375
16179530	0.0015	0	0	0.375
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16178920	0.0015	0	0	0.375
16178801	0.0015	0	0	0.3
16179613	0.0015	0	0	0.375
16178641	0.0015	0	0	0.3
16178722	0.0015	0	0	0.3
16178444	0.0015	0	0	0.3
16179561	0.0015	0	0	0.375
16178804	0.0015	0	0	0.3
16178561	0.0015	0	0	0.3
16180414	0.0015	0	0	0.25
16178436	0.0015	0	0	0.3
16179226	0.0015	0	0	0.375
16180619	0.0015	0	0	0.25
16178290	0.0015	0	0	0.3
16178293	0.0015	0	0	0.3
16178770	0.0015	0	0	0.3
16179233	0.0015	0	0	0.375
16178642	0.0015	0	0	0.3
16178724	0.0015	0	0	0.3
16179346	0.0015	0	0	0.375
16179840	0.0015	0	0	0.375
16180217	0.0015	0	0	0.25
16178643	0.0015	0	0	0.3
16178806	0.0015	0	0	0.3
16178484	0.0015	0	0	0.3
16178565	0.0015	0	0	0.3
16178889	0.0015	0	0	0.375
16179632	0.0015	0	0	0.375
16178646	0.0015	0	0	0.3
16178727	0.0015	0	0	0.3
16178647	0.0015	0	0	0.3
16178567	0.0015	0	0	0.3
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16179488	0.0015	0	0	0.375
16179914	0.0015	0	0	0.375
16178486	0.0015	0	0	0.3
16178649	0.0015	0	0	0.3
16178488	0.0015	0	0	0.3
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16180211	0.0015	0	0	0.25
16180212	0.0015	0	0	0.25
16180147	0.0015	0	0	0.375
16180213	0.0015	0	0	0.25
16180214	0.0015	0	0	0.25
16180215	0.0015	0	0	0.25
16180216	0.0015	0	0	0.25
16178172	0.0015	0	0	0.3
16178493	0.0015	0	0	0.3
16180355	0.0015	0	0	0.25
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16178812	0.0015	0	0	0.3
16178650	0.0015	0	0	0.3
16179622	0.0015	0	0	0.375
16178570	0.0015	0	0	0.3
16180256	0.0015	0	0	0.25
16179032	0.0015	0	0	0.375
16178921	0.0015	0	0	0.375
16179081	0.0015	0	0	0.375
16178447	0.0015	0	0	0.3
16178571	0.0015	0	0	0.3
16178814	0.0015	0	0	0.3

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16178799	0.0015	0	0	0.3
16178490	0.0015	0	0	0.3
16179624	0.0015	0	0	0.375
16179363	0.0015	0	0	0.375
16179051	0.0015	0	0	0.375
16178549	0.0015	0	0	0.3
16178605	0.0015	0	0	0.3
16179234	0.0015	0	0	0.375
16178815	0.0015	0	0	0.3
16178734	0.0015	0	0	0.3
16178241	0.0015	0	0	0.425
16179105	0.0015	0	0	0.375
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16178318	0.0015	0	0	0.3
16178654	0.0015	0	0	0.3
16178655	0.0015	0	0	0.3
16179915	0.0015	0	0	0.375
16178818	0.0015	0	0	0.3
16178819	0.0015	0	0	0.3
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16178576	0.0015	0	0	0.3
16178496	0.0015	0	0	0.3
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16178578	0.0015	0	0	0.3
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16179477	0.0015	0	0	0.375
16179369	0.0015	0	0	0.375
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16178471	0.0015	0	0	0.3
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16178633	0.0015	0	0	0.3
16178634	0.0015	0	0	0.3
16179525	0.0015	0	0	0.375
16180254	0.0015	0	0	0.25
16178919	0.0015	0	0	0.375
16178472	0.0015	0	0	0.3
16178392	0.0015	0	0	0.3
16179608	0.0015	0	0	0.375
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16179527	0.0015	0	0	0.375
16179609	0.0015	0	0	0.375
16178556	0.0015	0	0	0.3
16178475	0.0015	0	0	0.3
16178394	0.0015	0	0	0.3
16179366	0.0015	0	0	0.375
16178637	0.0015	0	0	0.3
16178718	0.0015	0	0	0.3
16178476	0.0015	0	0	0.3
16178719	0.0015	0	0	0.3
16180581	0.0015	0	0	0.25
16179438	0.0015	0	0	0.375
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16178958	0.0015	0	0	0.375
16179011	0.0015	0	0	0.375
16179368	0.0015	0	0	0.375
16178397	0.0015	0	0	0.3
16178238	0.0015	0	0	0.425
16180577	0.0015	0	0	0.25
16179980	0.0015	0	0	0.375
16178224	0.0015	0	0	0.425
16179179	0.0015	0	0	0.375
16180409	0.0015	0	0	0.25
16179786	0.0015	0	0	0.375
16179066	0.0015	0	0	0.375
16180545	0.0015	0	0	0.25
16180315	0.0015	0	0	0.25
16178413	0.0015	0	0	0.3
16178985	0.0015	0	0	0.375
16179313	0.0015	0	0	0.375
16178403	0.0015	0	0	0.3
16180125	0.0015	0	0	0.375
16178891	0.0015	0	0	0.375
16178750	0.0015	0	0	0.3
16178299	0.0015	0	0	0.3
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16179880	0.0015	0	0	0.375
16179307	0.0015	0	0	0.375
16179180	0.0015	0	0	0.375
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16180476	0.0015	0	0	0.25
16179836	0.0015	0	0	0.375
16180066	0.0015	0	0	0.375
16180316	0.0015	0	0	0.25
16178974	0.0015	0	0	0.375
16178435	0.0015	0	0	0.3

16178723	0.0015	0	0	0.3
16178183	0.0015	0	0	0.3
16179344	0.0015	0	0	0.375
16179309	0.0015	0	0	0.375
16179341	0.0015	0	0	0.375
16178302	0.0015	0	0	0.3
16178239	0.0015	0	0	0.425
16179209	0.0015	0	0	0.375
16180509	0.0015	0	0	0.25
16179010	0.0015	0	0	0.375
16180411	0.0015	0	0	0.25
16180477	0.0015	0	0	0.25
16179837	0.0015	0	0	0.375
16179413	0.0015	0	0	0.375
16178414	0.0015	0	0	0.3
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16180040	0.0015	0	0	0.375
16178509	0.0015	0	0	0.3
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16178494	0.0015	0	0	0.3
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16179736	0.0015	0	0	0.375
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16179503	0.0015	0	0	0.375
16178617	0.0015	0	0	0.3
16178572	0.0015	0	0	0.3
16178753	0.0015	0	0	0.3
16179623	0.0015	0	0	0.375
16178240	0.0015	0	0	0.425
16180580	0.0015	0	0	0.25
16179981	0.0015	0	0	0.375
16179437	0.0015	0	0	0.375
16180413	0.0015	0	0	0.25
16179076	0.0015	0	0	0.375
16179737	0.0015	0	0	0.375
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16178816	0.0015	0	0	0.3
16179627	0.0015	0	0	0.375
16179006	0.0015	0	0	0.375
16178518	0.0015	0	0	0.3
16179977	0.0015	0	0	0.375
16179190	0.0015	0	0	0.375
16180472	0.0015	0	0	0.25
16180541	0.0015	0	0	0.25
16180311	0.0015	0	0	0.25
16179410	0.0015	0	0	0.375
16178658	0.0015	0	0	0.3
16179176	0.0015	0	0	0.375
16180378	0.0015	0	0	0.25
16178989	0.0015	0	0	0.375
16179732	0.0015	0	0	0.375
16178728	0.0015	0	0	0.3
16178454	0.0015	0	0	0.3
16178402	0.0015	0	0	0.3
16179697	0.0015	0	0	0.375
16178595	0.0015	0	0	0.3
16180107	0.0015	0	0	0.375
16180240	0.0015	0	0	0.25
16178363	0.0015	0	0	0.3
16178602	0.0015	0	0	0.3
16179978	0.0015	0	0	0.375
16180406	0.0015	0	0	0.25
16180473	0.0015	0	0	0.25
16180542	0.0015	0	0	0.25
16180312	0.0015	0	0	0.25
16179411	0.0015	0	0	0.375
16179056	0.0015	0	0	0.375
16180379	0.0015	0	0	0.25
16178434	0.0015	0	0	0.3
16179733	0.0015	0	0	0.375
16178704	0.0015	0	0	0.3
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16180153	0.0015	0	0	0.375
16178426	0.0015	0	0	0.3
16179698	0.0015	0	0	0.375
16180114	0.0015	0	0	0.375
16179283	0.0015	0	0	0.375
16178381	0.0015	0	0	0.3
16178900	0.0015	0	0	0.375
16178342	0.0015	0	0	0.3
16178223	0.0015	0	0	0.425
16180407	0.0015	0	0	0.25
16180474	0.0015	0	0	0.25
16179168	0.0015	0	0	0.375
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16180313	0.0015	0	0	0.25
16179087	0.0015	0	0	0.375
16180380	0.0015	0	0	0.25
16179734	0.0015	0	0	0.375



16178715	0.0015	0	0	0.3
16179521	0.0015	0	0	0.375
16178327	0.0015	0	0	0.3
16179284	0.0015	0	0	0.375
16178613	0.0015	0	0	0.3
16180576	0.0015	0	0	0.25
16178557	0.0015	0	0	0.3
16179979	0.0015	0	0	0.375
16180408	0.0015	0	0	0.25
16179835	0.0015	0	0	0.375
16180475	0.0015	0	0	0.25
16179169	0.0015	0	0	0.375
16180544	0.0015	0	0	0.25
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16179160	0.0015	0	0	0.375
16178990	0.0015	0	0	0.375
16179735	0.0015	0	0	0.375
16178306	0.0015	0	0	0.3
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16178949	0.0015	0	0	0.375
16179334	0.0015	0	0	0.375
16179135	0.0015	0	0	0.375
16179489	0.0015	0	0	0.375
16178894	0.0015	0	0	0.375
16179381	0.0015	0	0	0.375
16180536	0.0015	0	0	0.25
16179598	0.0015	0	0	0.375
16179816	0.0015	0	0	0.375
16180276	0.0015	0	0	0.25
16179144	0.0015	0	0	0.375
16178700	0.0015	0	0	0.3
16179573	0.0015	0	0	0.375
16180124	0.0015	0	0	0.375
16178619	0.0015	0	0	0.3
16179282	0.0015	0	0	0.375
16178374	0.0015	0	0	0.3
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16179382	0.0015	0	0	0.375
16180537	0.0015	0	0	0.25
16180307	0.0015	0	0	0.25
16180374	0.0015	0	0	0.25
16179064	0.0015	0	0	0.375
16180439	0.0015	0	0	0.25
16178714	0.0015	0	0	0.3
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16179817	0.0015	0	0	0.375
16178927	0.0015	0	0	0.375
16179755	0.0015	0	0	0.375
16178878	0.0015	0	0	0.3
16178349	0.0015	0	0	0.3
16180022	0.0015	0	0	0.375
16180236	0.0015	0	0	0.25
16179929	0.0015	0	0	0.375
16178895	0.0015	0	0	0.375
16180538	0.0015	0	0	0.25
16180308	0.0015	0	0	0.25
16180375	0.0015	0	0	0.25
16180440	0.0015	0	0	0.25
16178547	0.0015	0	0	0.3
16179818	0.0015	0	0	0.375
16180277	0.0015	0	0	0.25
16179153	0.0015	0	0	0.375
16178980	0.0015	0	0	0.375
16179054	0.0015	0	0	0.375
16178424	0.0015	0	0	0.3
16179708	0.0015	0	0	0.375
16180140	0.0015	0	0	0.375
16180023	0.0015	0	0	0.375
16178768	0.0015	0	0	0.3
16178260	0.0015	0	0	0.3
16180237	0.0015	0	0	0.25
16178375	0.0015	0	0	0.3
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16178341	0.0015	0	0	0.3
16178611	0.0015	0	0	0.3
16179383	0.0015	0	0	0.375
16178222	0.0015	0	0	0.425
16180539	0.0015	0	0	0.25
16180309	0.0015	0	0	0.25
16180376	0.0015	0	0	0.25
16178948	0.0015	0	0	0.375
16178970	0.0015	0	0	0.375
16180171	0.0015	0	0	0.375
16178879	0.0015	0	0	0.3
16180133	0.0015	0	0	0.375
16178651	0.0015	0	0	0.3
16180024	0.0015	0	0	0.375
16180238	0.0015	0	0	0.25
16179352	0.0015	0	0	0.375
16179384	0.0015	0	0	0.375
16179976	0.0015	0	0	0.375
16180471	0.0015	0	0	0.25
16180540	0.0015	0	0	0.25
16178983	0.0015	0	0	0.375

16180377	0.0015	0	0	0.25
16180441	0.0015	0	0	0.25
16179731	0.0015	0	0	0.375
16179819	0.0015	0	0	0.375
16178971	0.0015	0	0	0.375
16178425	0.0015	0	0	0.3
16180162	0.0015	0	0	0.375
16180143	0.0015	0	0	0.375
16179709	0.0015	0	0	0.375
16179696	0.0015	0	0	0.375
16178313	0.0015	0	0	0.3
16180025	0.0015	0	0	0.375
16178592	0.0015	0	0	0.3
16179310	0.0015	0	0	0.375
16180239	0.0015	0	0	0.25
16178380	0.0015	0	0	0.3
16179252	0.0015	0	0	0.375
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16180273	0.0015	0	0	0.25
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16179707	0.0015	0	0	0.375
16178925	0.0015	0	0	0.375
16179695	0.0015	0	0	0.375
16178796	0.0015	0	0	0.3
16180177	0.0015	0	0	0.375
16178635	0.0015	0	0	0.3
16178531	0.0015	0	0	0.3
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16179641	0.0015	0	0	0.375
16179379	0.0015	0	0	0.375
16179362	0.0015	0	0	0.375
16179182	0.0015	0	0	0.375
16180372	0.0015	0	0	0.25
16180437	0.0015	0	0	0.25
16178969	0.0015	0	0	0.375
16179047	0.0015	0	0	0.375
16180274	0.0015	0	0	0.25
16179815	0.0015	0	0	0.375
16178423	0.0015	0	0	0.3
16178315	0.0015	0	0	0.3
16179753	0.0015	0	0	0.375
16178821	0.0015	0	0	0.3
16179270	0.0015	0	0	0.375
16179120	0.0015	0	0	0.375
16180062	0.0015	0	0	0.375
16179926	0.0015	0	0	0.375
16179098	0.0015	0	0	0.375
16179380	0.0015	0	0	0.375
16180373	0.0015	0	0	0.25
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16180275	0.0015	0	0	0.25
16178802	0.0015	0	0	0.3
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16179572	0.0015	0	0	0.375
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16179271	0.0015	0	0	0.375
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16179128	0.0015	0	0	0.375
16180618	0.0015	0	0	0.25
16180006	0.0015	0	0	0.375
16178960	0.0015	0	0	0.375
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16179630	0.0015	0	0	0.375
16179442	0.0015	0	0	0.375
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16178262	0.0015	0	0	0.3
16178837	0.0015	0	0	0.3
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16178563	0.0015	0	0	0.3
16179212	0.0015	0	0	0.375
16179860	0.0015	0	0	0.375
16179129	0.0015	0	0	0.375
16179909	0.0015	0	0	0.375
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16178909	0.0015	0	0	0.375
16179664	0.0015	0	0	0.375
16180027	0.0015	0	0	0.375
16178499	0.0015	0	0	0.3
16179858	0.0015	0	0	0.375
16179551	0.0015	0	0	0.375

16180270	0.0015	0	0	0.25
16179151	0.0015	0	0	0.375
16179750	0.0015	0	0	0.375
16178942	0.0015	0	0	0.375
16179141	0.0015	0	0	0.375
16178354	0.0015	0	0	0.3
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16178690	0.0015	0	0	0.3
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16179268	0.0015	0	0	0.375
16179514	0.0015	0	0	0.375
16178372	0.0015	0	0	0.3
16179097	0.0015	0	0	0.375
16179859	0.0015	0	0	0.375
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16179464	0.0015	0	0	0.375
16180434	0.0015	0	0	0.25
16178487	0.0015	0	0	0.3
16180271	0.0015	0	0	0.25
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16179152	0.0015	0	0	0.375
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16178924	0.0015	0	0	0.375
16178943	0.0015	0	0	0.375
16179610	0.0015	0	0	0.375
16179269	0.0015	0	0	0.375
16179519	0.0015	0	0	0.375
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16180272	0.0015	0	0	0.25
16179752	0.0015	0	0	0.375
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16178648	0.0015	0	0	0.3
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16179681	0.0015	0	0	0.375
16178584	0.0015	0	0	0.3
16180233	0.0015	0	0	0.25
16179291	0.0015	0	0	0.375
16178373	0.0015	0	0	0.3
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16179556	0.0015	0	0	0.375
16178962	0.0015	0	0	0.375
16178791	0.0015	0	0	0.3
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16180083	0.0015	0	0	0.375
16178334	0.0015	0	0	0.3
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16178667	0.0015	0	0	0.3
16179241	0.0015	0	0	0.375
16179958	0.0015	0	0	0.375
16178357	0.0015	0	0	0.3
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16180013	0.0015	0	0	0.375
16179846	0.0015	0	0	0.375
16179637	0.0015	0	0	0.375
16180251	0.0015	0	0	0.25
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16178683	0.0015	0	0	0.3
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16178564	0.0015	0	0	0.3
16179114	0.0015	0	0	0.375
16178383	0.0015	0	0	0.3
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16179794	0.0015	0	0	0.375
16180176	0.0015	0	0	0.375
16179007	0.0015	0	0	0.375
16180252	0.0015	0	0	0.25
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16179041	0.0015	0	0	0.375
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16179215	0.0015	0	0	0.375
16179639	0.0015	0	0	0.375
16179353	0.0015	0	0	0.375
16180253	0.0015	0	0	0.25
16178951	0.0015	0	0	0.375
16179669	0.0015	0	0	0.375
16180030	0.0015	0	0	0.375
16179263	0.0015	0	0	0.375
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16179227	0.0015	0	0	0.375
16179913	0.0015	0	0	0.375
16178365	0.0015	0	0	0.3
16178862	0.0015	0	0	0.3
16179946	0.0015	0	0	0.375

16180612	0.0015	0	0	0.25
16179461	0.0015	0	0	0.375
16180057	0.0015	0	0	0.375
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16179023	0.0015	0	0	0.375
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16178906	0.0015	0	0	0.375
16178769	0.0015	0	0	0.3
16179219	0.0015	0	0	0.375
16178384	0.0015	0	0	0.3
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16178256	0.0015	0	0	0.425
16179112	0.0015	0	0	0.375
16179856	0.0015	0	0	0.375
16179224	0.0015	0	0	0.375
16180613	0.0015	0	0	0.25
16179462	0.0015	0	0	0.375
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16179408	0.0015	0	0	0.375
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16179043	0.0015	0	0	0.375
16178914	0.0015	0	0	0.375
16179678	0.0015	0	0	0.375
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16179857	0.0015	0	0	0.375
16178361	0.0015	0	0	0.3
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16178366	0.0015	0	0	0.3
16179463	0.0015	0	0	0.375
16179403	0.0015	0	0	0.375
16178657	0.0015	0	0	0.3
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16179570	0.0015	0	0	0.375
16179140	0.0015	0	0	0.375
16179031	0.0015	0	0	0.375
16179679	0.0015	0	0	0.375
16178261	0.0015	0	0	0.3
16180080	0.0015	0	0	0.375
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16179130	0.0015	0	0	0.375
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16178817	0.0015	0	0	0.3
16179890	0.0015	0	0	0.375
16180524	0.0015	0	0	0.25
16179642	0.0015	0	0	0.375
16179446	0.0015	0	0	0.375
16179012	0.0015	0	0	0.375
16180249	0.0015	0	0	0.25
16179040	0.0015	0	0	0.375
16178950	0.0015	0	0	0.375
16179504	0.0015	0	0	0.375
16179288	0.0015	0	0	0.375
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16180012	0.0015	0	0	0.375
16180069	0.0015	0	0	0.375
16180060	0.0015	0	0	0.375
16180525	0.0015	0	0	0.25
16179447	0.0015	0	0	0.375
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16178908	0.0015	0	0	0.375
16179657	0.0015	0	0	0.375
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16180032	0.0015	0	0	0.375
16179110	0.0015	0	0	0.375
16178674	0.0015	0	0	0.3
16179901	0.0015	0	0	0.375
16180608	0.0015	0	0	0.25
16179457	0.0015	0	0	0.375
16179997	0.0015	0	0	0.375
16180049	0.0015	0	0	0.375
16179104	0.0015	0	0	0.375
16180508	0.0015	0	0	0.25
16179174	0.0015	0	0	0.375
16179435	0.0015	0	0	0.375
16178782	0.0015	0	0	0.3
16180046	0.0015	0	0	0.375
16179030	0.0015	0	0	0.375
16179020	0.0015	0	0	0.375
16178585	0.0015	0	0	0.3
16180098	0.0015	0	0	0.375
16178574	0.0015	0	0	0.3
16178289	0.0015	0	0	0.3

16178254	0.0015	0	0	0.425
16179853	0.0015	0	0	0.375
16179902	0.0015	0	0	0.375
16180609	0.0015	0	0	0.25
16179458	0.0015	0	0	0.375
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16179257	0.0015	0	0	0.375
16178615	0.0015	0	0	0.3
16179126	0.0015	0	0	0.375
16179903	0.0015	0	0	0.375
16180610	0.0015	0	0	0.25
16180160	0.0015	0	0	0.375
16179459	0.0015	0	0	0.375
16179626	0.0015	0	0	0.375
16178443	0.0015	0	0	0.3
16179357	0.0015	0	0	0.375
16179401	0.0015	0	0	0.375
16179021	0.0015	0	0	0.375
16178331	0.0015	0	0	0.3
16179658	0.0015	0	0	0.375
16180041	0.0015	0	0	0.375
16179218	0.0015	0	0	0.375
16178465	0.0015	0	0	0.3
16178665	0.0015	0	0	0.3
16178255	0.0015	0	0	0.425
16179854	0.0015	0	0	0.375
16179904	0.0015	0	0	0.375
16179945	0.0015	0	0	0.375
16180611	0.0015	0	0	0.25
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16178480	0.0015	0	0	0.3
16179677	0.0015	0	0	0.375
16180093	0.0015	0	0	0.375
16178285	0.0015	0	0	0.3
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16179111	0.0015	0	0	0.375
16179855	0.0015	0	0	0.375
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16178703	0.0015	0	0	0.3
16178695	0.0015	0	0	0.3
16178777	0.0015	0	0	0.3
16178235	0.0015	0	0	0.425
16179994	0.0015	0	0	0.375
16179876	0.0015	0	0	0.375
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16180571	0.0015	0	0	0.25
16179094	0.0015	0	0	0.375
16178356	0.0015	0	0	0.3
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16180403	0.0015	0	0	0.25
16179730	0.0015	0	0	0.375
16179343	0.0015	0	0	0.375
16180086	0.0015	0	0	0.375
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16178185	0.0015	0	0	0.3
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16180502	0.0015	0	0	0.25
16180572	0.0015	0	0	0.25
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16178433	0.0015	0	0	0.3
16178329	0.0015	0	0	0.3
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16178236	0.0015	0	0	0.425
16180503	0.0015	0	0	0.25
16179877	0.0015	0	0	0.375
16180573	0.0015	0	0	0.25
16179078	0.0015	0	0	0.375
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16178788	0.0015	0	0	0.3
16178902	0.0015	0	0	0.375
16179237	0.0015	0	0	0.375
16180604	0.0015	0	0	0.25
16179547	0.0015	0	0	0.375

16179103	0.0015	0	0	0.375
16180504	0.0015	0	0	0.25
16180574	0.0015	0	0	0.25
16179432	0.0015	0	0	0.375
16180342	0.0015	0	0	0.25
16179833	0.0015	0	0	0.375
16178800	0.0015	0	0	0.3
16179541	0.0015	0	0	0.375
16178288	0.0015	0	0	0.3
16178464	0.0015	0	0	0.3
16178252	0.0015	0	0	0.425
16178343	0.0015	0	0	0.3
16178554	0.0015	0	0	0.3
16180605	0.0015	0	0	0.25
16179944	0.0015	0	0	0.375
16178526	0.0015	0	0	0.3
16178237	0.0015	0	0	0.425
16180505	0.0015	0	0	0.25
16179878	0.0015	0	0	0.375
16180575	0.0015	0	0	0.25
16178474	0.0015	0	0	0.3
16179433	0.0015	0	0	0.375
16179780	0.0015	0	0	0.375
16180343	0.0015	0	0	0.25
16179834	0.0015	0	0	0.375
16178412	0.0015	0	0	0.3
16178698	0.0015	0	0	0.3
16178905	0.0015	0	0	0.375
16180131	0.0015	0	0	0.375
16180104	0.0015	0	0	0.375
16180031	0.0015	0	0	0.375
16178751	0.0015	0	0	0.3
16179256	0.0015	0	0	0.375
16178467	0.0015	0	0	0.3
16179222	0.0015	0	0	0.375
16179900	0.0015	0	0	0.375
16178749	0.0015	0	0	0.3
16180606	0.0015	0	0	0.25
16178559	0.0015	0	0	0.3
16178553	0.0015	0	0	0.3
16179199	0.0015	0	0	0.375
16180506	0.0015	0	0	0.25
16179767	0.0015	0	0	0.375
16180344	0.0015	0	0	0.25
16178442	0.0015	0	0	0.3
16179972	0.0015	0	0	0.375
16179769	0.0015	0	0	0.375
16178253	0.0015	0	0	0.425
16179210	0.0015	0	0	0.375
16180607	0.0015	0	0	0.25
16179996	0.0015	0	0	0.375
16178492	0.0015	0	0	0.3
16180507	0.0015	0	0	0.25
16179879	0.0015	0	0	0.375
16179079	0.0015	0	0	0.375
16179434	0.0015	0	0	0.375
16178720	0.0015	0	0	0.3
16180043	0.0015	0	0	0.375
16178871	0.0015	0	0	0.3
16179281	0.0015	0	0	0.375
16178233	0.0015	0	0	0.425
16180567	0.0015	0	0	0.25
16180335	0.0015	0	0	0.25
16180399	0.0015	0	0	0.25
16180068	0.0015	0	0	0.375
16180467	0.0015	0	0	0.25
16179086	0.0015	0	0	0.375
16180305	0.0015	0	0	0.25
16178411	0.0015	0	0	0.3
16178400	0.0015	0	0	0.3
16178452	0.0015	0	0	0.3
16179615	0.0015	0	0	0.375
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16179873	0.0015	0	0	0.375
16180568	0.0015	0	0	0.25
16180336	0.0015	0	0	0.25
16180400	0.0015	0	0	0.25
16180306	0.0015	0	0	0.25
16179645	0.0015	0	0	0.375
16180154	0.0015	0	0	0.375
16179728	0.0015	0	0	0.375
16180021	0.0015	0	0	0.375
16179616	0.0015	0	0	0.375
16178234	0.0015	0	0	0.425
16180499	0.0015	0	0	0.25
16179874	0.0015	0	0	0.375
16180569	0.0015	0	0	0.25
16180337	0.0015	0	0	0.25
16180175	0.0015	0	0	0.375
16179479	0.0015	0	0	0.375
16180401	0.0015	0	0	0.25
16178994	0.0015	0	0	0.375
16180468	0.0015	0	0	0.25
16179729	0.0015	0	0	0.375
16178453	0.0015	0	0	0.3

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16178677	0.0015	0	0	0.3
16178461	0.0015	0	0	0.3
16178182	0.0015	0	0	0.3
16180078	0.0015	0	0	0.375
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16180570	0.0015	0	0	0.25
16180338	0.0015	0	0	0.25
16180402	0.0015	0	0	0.25
16180469	0.0015	0	0	0.25
16178653	0.0015	0	0	0.3
16179075	0.0015	0	0	0.375
16179049	0.0015	0	0	0.375
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16179501	0.0015	0	0	0.375
16180229	0.0015	0	0	0.25
16178362	0.0015	0	0	0.3
16178744	0.0015	0	0	0.3
16179376	0.0015	0	0	0.375
16179546	0.0015	0	0	0.375
16180529	0.0015	0	0	0.25
16180298	0.0015	0	0	0.25
16180366	0.0015	0	0	0.25
16178421	0.0015	0	0	0.3
16179693	0.0015	0	0	0.375
16180123	0.0015	0	0	0.375
16180035	0.0015	0	0	0.375
16179776	0.0015	0	0	0.375
16180230	0.0015	0	0	0.25
16179502	0.0015	0	0	0.375
16180063	0.0015	0	0	0.375
16180180	0.0015	0	0	0.375
16179189	0.0015	0	0	0.375
16180461	0.0015	0	0	0.25
16180530	0.0015	0	0	0.25
16180299	0.0015	0	0	0.25
16180367	0.0015	0	0	0.25
16178491	0.0015	0	0	0.3
16178450	0.0015	0	0	0.3
16178946	0.0015	0	0	0.375
16178968	0.0015	0	0	0.375
16179046	0.0015	0	0	0.375
16178709	0.0015	0	0	0.3
16180112	0.0015	0	0	0.375
16179053	0.0015	0	0	0.375
16179705	0.0015	0	0	0.375
16178624	0.0015	0	0	0.3
16180103	0.0015	0	0	0.375
16180231	0.0015	0	0	0.25
16179119	0.0015	0	0	0.375
16180462	0.0015	0	0	0.25
16180531	0.0015	0	0	0.25
16180300	0.0015	0	0	0.25
16180368	0.0015	0	0	0.25
16179722	0.0015	0	0	0.375
16178694	0.0015	0	0	0.3
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16180149	0.0015	0	0	0.375
16179279	0.0015	0	0	0.375
16179296	0.0015	0	0	0.375
16180072	0.0015	0	0	0.375
16180232	0.0015	0	0	0.25
16178886	0.0015	0	0	0.375
16179308	0.0015	0	0	0.375
16179377	0.0015	0	0	0.375
16180463	0.0015	0	0	0.25
16180532	0.0015	0	0	0.25
16179147	0.0015	0	0	0.375
16179084	0.0015	0	0	0.375
16180301	0.0015	0	0	0.25
16180369	0.0015	0	0	0.25
16179723	0.0015	0	0	0.375
16178451	0.0015	0	0	0.3
16179813	0.0015	0	0	0.375
16179027	0.0015	0	0	0.375
16179706	0.0015	0	0	0.375
16178326	0.0015	0	0	0.3
16180089	0.0015	0	0	0.375
16178388	0.0015	0	0	0.3
16178670	0.0015	0	0	0.3
16179378	0.0015	0	0	0.375
16180464	0.0015	0	0	0.25
16180533	0.0015	0	0	0.25
16180302	0.0015	0	0	0.25
16180370	0.0015	0	0	0.25
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16179814	0.0015	0	0	0.375
16178422	0.0015	0	0	0.3
16180094	0.0015	0	0	0.375
16180150	0.0015	0	0	0.375
16179515	0.0015	0	0	0.375

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16180398	0.0015	0	0	0.25
16180465	0.0015	0	0	0.25
16180534	0.0015	0	0	0.25
16179085	0.0015	0	0	0.375
16178972	0.0015	0	0	0.375
16180303	0.0015	0	0	0.25
16180158	0.0015	0	0	0.375
16179159	0.0015	0	0	0.375
16180371	0.0015	0	0	0.25
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16178987	0.0015	0	0	0.375
16179725	0.0015	0	0	0.375
16179595	0.0015	0	0	0.375
16178797	0.0015	0	0	0.3
16180135	0.0015	0	0	0.375
16178606	0.0015	0	0	0.3
16179342	0.0015	0	0	0.375
16178899	0.0015	0	0	0.375
16180566	0.0015	0	0	0.25
16180466	0.0015	0	0	0.25
16178965	0.0015	0	0	0.375
16180535	0.0015	0	0	0.25
16180304	0.0015	0	0	0.25
16178432	0.0015	0	0	0.3
16178988	0.0015	0	0	0.375
16179726	0.0015	0	0	0.375
16178881	0.0015	0	0	0.3
16180055	0.0015	0	0	0.375
16179962	0.0015	0	0	0.375
16178910	0.0015	0	0	0.375
16178573	0.0015	0	0	0.3
16179239	0.0015	0	0	0.375
16179305	0.0015	0	0	0.375
16178244	0.0015	0	0	0.425
16178664	0.0015	0	0	0.3
16178513	0.0015	0	0	0.3
16179841	0.0015	0	0	0.375
16179887	0.0015	0	0	0.375
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16180589	0.0015	0	0	0.25
16179988	0.0015	0	0	0.375
16180422	0.0015	0	0	0.25
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16179171	0.0015	0	0	0.375
16178417	0.0015	0	0	0.3
16178275	0.0015	0	0	0.3
16178478	0.0015	0	0	0.3
16178190	0.0015	0	0	0.3
16180120	0.0015	0	0	0.375
16180009	0.0015	0	0	0.375
16179842	0.0015	0	0	0.375
16179633	0.0015	0	0	0.375
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16180590	0.0015	0	0	0.25
16179936	0.0015	0	0	0.375
16179444	0.0015	0	0	0.375
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16180423	0.0015	0	0	0.25
16179963	0.0015	0	0	0.375
16179770	0.0015	0	0	0.375
16179954	0.0015	0	0	0.375
16178245	0.0015	0	0	0.425
16180522	0.0015	0	0	0.25
16179634	0.0015	0	0	0.375
16179122	0.0015	0	0	0.375
16180591	0.0015	0	0	0.25
16179782	0.0015	0	0	0.375
16180424	0.0015	0	0	0.25
16178418	0.0015	0	0	0.3
16179964	0.0015	0	0	0.375
16178911	0.0015	0	0	0.375
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16179889	0.0015	0	0	0.375
16180523	0.0015	0	0	0.25
16179197	0.0015	0	0	0.375
16180592	0.0015	0	0	0.25
16179937	0.0015	0	0	0.375
16178457	0.0015	0	0	0.3
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16178725	0.0015	0	0	0.3
16179069	0.0015	0	0	0.375
16178543	0.0015	0	0	0.3
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16178680	0.0015	0	0	0.3
16179286	0.0015	0	0	0.375
16180010	0.0015	0	0	0.375
16178246	0.0015	0	0	0.425
16178844	0.0015	0	0	0.3



16179793	0.0015	0	0	0.375
16179636	0.0015	0	0	0.375
16180593	0.0015	0	0	0.25
16178419	0.0015	0	0	0.3
16179789	0.0015	0	0	0.375
16180136	0.0015	0	0	0.375
16178333	0.0015	0	0	0.3
16178176	0.0015	0	0	0.3
16179375	0.0015	0	0	0.375
16179550	0.0015	0	0	0.375
16180528	0.0015	0	0	0.25
16180297	0.0015	0	0	0.25
16179158	0.0015	0	0	0.375
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16179026	0.0015	0	0	0.375
16178312	0.0015	0	0	0.3
16179568	0.0015	0	0	0.375
16178324	0.0015	0	0	0.3
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16178630	0.0015	0	0	0.3
16179522	0.0015	0	0	0.375
16178631	0.0015	0	0	0.3
16179523	0.0015	0	0	0.375
16178470	0.0015	0	0	0.3
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16179961	0.0015	0	0	0.375
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16180087	0.0015	0	0	0.375
16180100	0.0015	0	0	0.375
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16178614	0.0015	0	0	0.3
16180519	0.0015	0	0	0.25
16179886	0.0015	0	0	0.375
16180588	0.0015	0	0	0.25
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16178986	0.0015	0	0	0.375
16180488	0.0015	0	0	0.25
16178995	0.0015	0	0	0.375
16179420	0.0015	0	0	0.375
16178287	0.0015	0	0	0.3
16178438	0.0015	0	0	0.3
16178752	0.0015	0	0	0.3
16178229	0.0015	0	0	0.425
16180489	0.0015	0	0	0.25
16179865	0.0015	0	0	0.375
16180559	0.0015	0	0	0.25
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16178408	0.0015	0	0	0.3
16179606	0.0015	0	0	0.375
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16178982	0.0015	0	0	0.375
16179720	0.0015	0	0	0.375
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16180082	0.0015	0	0	0.375
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16179866	0.0015	0	0	0.375
16180490	0.0015	0	0	0.25
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16179421	0.0015	0	0	0.375
16180329	0.0015	0	0	0.25
16180395	0.0015	0	0	0.25
16180460	0.0015	0	0	0.25
16178807	0.0015	0	0	0.3
16179167	0.0015	0	0	0.375
16180164	0.0015	0	0	0.375
16180056	0.0015	0	0	0.375
16179827	0.0015	0	0	0.375
16178430	0.0015	0	0	0.3
16178530	0.0015	0	0	0.3
16178776	0.0015	0	0	0.3
16179534	0.0015	0	0	0.375
16179517	0.0015	0	0	0.375
16178230	0.0015	0	0	0.425
16179990	0.0015	0	0	0.375
16179867	0.0015	0	0	0.375
16180491	0.0015	0	0	0.25
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16179721	0.0015	0	0	0.375
16179312	0.0015	0	0	0.375
16179535	0.0015	0	0	0.375
16179304	0.0015	0	0	0.375
16178577	0.0015	0	0	0.3

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16178746	0.0015	0	0	0.3
16178507	0.0015	0	0	0.3
16178558	0.0015	0	0	0.3
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16180492	0.0015	0	0	0.25
16180562	0.0015	0	0	0.25
16179002	0.0015	0	0	0.375
16180331	0.0015	0	0	0.25
16178439	0.0015	0	0	0.3
16179058	0.0015	0	0	0.375
16178431	0.0015	0	0	0.3
16180167	0.0015	0	0	0.375
16179536	0.0015	0	0	0.375
16179332	0.0015	0	0	0.375
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16178231	0.0015	0	0	0.425
16180426	0.0015	0	0	0.25
16179868	0.0015	0	0	0.375
16180493	0.0015	0	0	0.25
16180563	0.0015	0	0	0.25
16178978	0.0015	0	0	0.375
16179647	0.0015	0	0	0.375
16180332	0.0015	0	0	0.25
16180397	0.0015	0	0	0.25
16179743	0.0015	0	0	0.375
16180142	0.0015	0	0	0.375
16179965	0.0015	0	0	0.375
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16178672	0.0015	0	0	0.3
16180189	0.0015	0	0	0.375
16179939	0.0015	0	0	0.375
16180594	0.0015	0	0	0.25
16179991	0.0015	0	0	0.375
16180427	0.0015	0	0	0.25
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16180564	0.0015	0	0	0.25
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16180333	0.0015	0	0	0.25
16178993	0.0015	0	0	0.375
16179798	0.0015	0	0	0.375
16179538	0.0015	0	0	0.375
16179338	0.0015	0	0	0.375
16178276	0.0015	0	0	0.3
16178542	0.0015	0	0	0.3
16178247	0.0015	0	0	0.425
16180595	0.0015	0	0	0.25
16178232	0.0015	0	0	0.425
16180428	0.0015	0	0	0.25
16179870	0.0015	0	0	0.375
16180495	0.0015	0	0	0.25
16180565	0.0015	0	0	0.25
16179172	0.0015	0	0	0.375
16179425	0.0015	0	0	0.375
16178410	0.0015	0	0	0.3
16178929	0.0015	0	0	0.375
16178747	0.0015	0	0	0.3
16179940	0.0015	0	0	0.375
16180596	0.0015	0	0	0.25
16179992	0.0015	0	0	0.375
16180429	0.0015	0	0	0.25
16179871	0.0015	0	0	0.375
16180496	0.0015	0	0	0.25
16180173	0.0015	0	0	0.375
16179426	0.0015	0	0	0.375
16180334	0.0015	0	0	0.25
16178440	0.0015	0	0	0.3
16179745	0.0015	0	0	0.375
16178808	0.0015	0	0	0.3
16179966	0.0015	0	0	0.375
16179028	0.0015	0	0	0.375
16178930	0.0015	0	0	0.375
16178344	0.0015	0	0	0.3
16178248	0.0015	0	0	0.425
16179893	0.0015	0	0	0.375
16179941	0.0015	0	0	0.375
16180597	0.0015	0	0	0.25
16179181	0.0015	0	0	0.375
16180430	0.0015	0	0	0.25
16179186	0.0015	0	0	0.375
16179872	0.0015	0	0	0.375
16180497	0.0015	0	0	0.25
16178861	0.0015	0	0	0.3
16179004	0.0015	0	0	0.375
16179427	0.0015	0	0	0.375
16178731	0.0015	0	0	0.3
16180145	0.0015	0	0	0.375
16179967	0.0015	0	0	0.375
16179539	0.0015	0	0	0.375
16178539	0.0015	0	0	0.3
16180121	0.0015	0	0	0.375
16178345	0.0015	0	0	0.3

16178217	0.0015	0	0	0.425
16178738	0.0015	0	0	0.3
16178498	0.0015	0	0	0.3
16180015	0.0015	0	0	0.375
16178609	0.0015	0	0	0.3
16179894	0.0015	0	0	0.375
16180002	0.0015	0	0	0.375
16179187	0.0015	0	0	0.375
16178501	0.0015	0	0	0.3
16180513	0.0015	0	0	0.25
16179882	0.0015	0	0	0.375
16179440	0.0015	0	0	0.375
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16178907	0.0015	0	0	0.375
16178347	0.0015	0	0	0.3
16179649	0.0015	0	0	0.375
16178257	0.0015	0	0	0.425
16179200	0.0015	0	0	0.375
16180615	0.0015	0	0	0.25
16180003	0.0015	0	0	0.375
16178242	0.0015	0	0	0.425
16178321	0.0015	0	0	0.3
16178998	0.0015	0	0	0.375
16180514	0.0015	0	0	0.25
16179629	0.0015	0	0	0.375
16180583	0.0015	0	0	0.25
16179441	0.0015	0	0	0.375
16179340	0.0015	0	0	0.375
16178274	0.0015	0	0	0.3
16178538	0.0015	0	0	0.3
16179612	0.0015	0	0	0.375
16179651	0.0015	0	0	0.375
16178904	0.0015	0	0	0.375
16178579	0.0015	0	0	0.3
16180090	0.0015	0	0	0.375
16178616	0.0015	0	0	0.3
16179907	0.0015	0	0	0.375
16180616	0.0015	0	0	0.25
16179949	0.0015	0	0	0.375
16179188	0.0015	0	0	0.375
16180515	0.0015	0	0	0.25
16179080	0.0015	0	0	0.375
16178446	0.0015	0	0	0.3
16179800	0.0015	0	0	0.375
16178839	0.0015	0	0	0.3
16179661	0.0015	0	0	0.375
16178348	0.0015	0	0	0.3
16178330	0.0015	0	0	0.3
16178258	0.0015	0	0	0.425
16180097	0.0015	0	0	0.375
16179908	0.0015	0	0	0.375
16179238	0.0015	0	0	0.375
16180617	0.0015	0	0	0.25
16179192	0.0015	0	0	0.375
16180516	0.0015	0	0	0.25
16180148	0.0015	0	0	0.375
16178732	0.0015	0	0	0.3
16179662	0.0015	0	0	0.375
16178187	0.0015	0	0	0.3
16178268	0.0015	0	0	0.3
16178188	0.0015	0	0	0.3
16179791	0.0015	0	0	0.375
16179795	0.0015	0	0	0.375
16179797	0.0015	0	0	0.375
16179959	0.0015	0	0	0.375
16179799	0.0015	0	0	0.375
16178350	0.0015	0	0	0.3
16178351	0.0015	0	0	0.3
16178270	0.0015	0	0	0.3
16178514	0.0015	0	0	0.3
16178352	0.0015	0	0	0.3
16178271	0.0015	0	0	0.3
16178272	0.0015	0	0	0.3
16179325	0.0015	0	0	0.375
16179406	0.0015	0	0	0.375
16178515	0.0015	0	0	0.3
16179326	0.0015	0	0	0.375
16178516	0.0015	0	0	0.3
16178273	0.0015	0	0	0.3
16178193	0.0015	0	0	0.3
16179409	0.0015	0	0	0.375
16178194	0.0015	0	0	0.3
16178195	0.0015	0	0	0.3
16178196	0.0015	0	0	0.3
16178277	0.0015	0	0	0.3
16178358	0.0015	0	0	0.3
16178197	0.0015	0	0	0.3
16178278	0.0015	0	0	0.3
16178198	0.0015	0	0	0.3
16178279	0.0015	0	0	0.3
16178199	0.0015	0	0	0.3
16180004	0.0015	0	0	0.375

16178520	0.0015	0	0	0.3
16178603	0.0015	0	0	0.3
16178360	0.0015	0	0	0.3
16178604	0.0015	0	0	0.3
16178607	0.0015	0	0	0.3
16179336	0.0015	0	0	0.375
16178283	0.0015	0	0	0.3
16178284	0.0015	0	0	0.3
16179337	0.0015	0	0	0.375
16178527	0.0015	0	0	0.3
16178529	0.0015	0	0	0.3
16179892	0.0015	0	0	0.375
16180019	0.0015	0	0	0.375
16178612	0.0015	0	0	0.3
16178370	0.0015	0	0	0.3
16178533	0.0015	0	0	0.3
16178534	0.0015	0	0	0.3
16178535	0.0015	0	0	0.3
16178536	0.0015	0	0	0.3
16178537	0.0015	0	0	0.3
16178456	0.0015	0	0	0.3
16178294	0.0015	0	0	0.3
16178618	0.0015	0	0	0.3
16178296	0.0015	0	0	0.3
16178459	0.0015	0	0	0.3
16178298	0.0015	0	0	0.3
16178379	0.0015	0	0	0.3
16180020	0.0015	0	0	0.375
16178701	0.0015	0	0	0.3
16178540	0.0015	0	0	0.3
16179350	0.0015	0	0	0.375
16178460	0.0015	0	0	0.3
16178623	0.0015	0	0	0.3
16178705	0.0015	0	0	0.3
16178463	0.0015	0	0	0.3
16178382	0.0015	0	0	0.3
16178544	0.0015	0	0	0.3
16178707	0.0015	0	0	0.3
16179518	0.0015	0	0	0.375
16178627	0.0015	0	0	0.3
16178385	0.0015	0	0	0.3
16178628	0.0015	0	0	0.3
16178466	0.0015	0	0	0.3
16178469	0.0015	0	0	0.3
16178389	0.0015	0	0	0.3
16178710	0.0015	0	0	0.3
16180393	0.0015	0	0	0.25
16178964	0.0015	0	0	0.375
16179000	0.0015	0	0	0.375
16179083	0.0015	0	0	0.375
16180296	0.0015	0	0	0.25
16179605	0.0015	0	0	0.375
16179157	0.0015	0	0	0.375
16179719	0.0015	0	0	0.375
16180042	0.0015	0	0	0.375
16178532	0.0015	0	0	0.3
16178521	0.0015	0	0	0.3
16179486	0.0015	0	0	0.375
16178896	0.0015	0	0	0.375
99999001	0.0015	0	0	0.25
99999004	0.0015	0	0	0.25
99999005	0.0015	0	0	0.25
99999007	0.0015	0	0	0.25
99999010	0.0015	0	0	0.375
15980136	0.0015	0	0	0.375
99999200	0.0015	0	0	0.25
99999201	0.0015	0	0	0.25
99999202	0.0015	0	0	0.25

LOAN_SEQ	Servicer	CURRENT_ GROSS_COUPON
16180262	Wells Fargo	6.25
122405144	INDYMAC	6.788
16178479	GMAC	6.125
16179674	EMC Mortgage	7
16180224	Wells Fargo	6.5
16179289	INDYMAC	7.413
16179228	INDYMAC	6.788
16178371	GMAC	5.5
16179245	INDYMAC	7.288
16179852	EMC Mortgage	7.375
16180263	Wells Fargo	6.75
16179810	EMC Mortgage	7
16178940	INDYMAC	7.688
16180106	PAUL FINANCIAL	7.375
16180161	PAUL FINANCIAL	8
16180225	Wells Fargo	6.875
16179773	EMC Mortgage	7.375
16178566	GMAC	6.25
16179511	EMC Mortgage	7.25
16179290	INDYMAC	6.788
16179920	EMC Mortgage	7.375

16179019	INDYMAC	7.763
16180362	Wells Fargo	7.5
16180264	Wells Fargo	6.125
16179811	EMC Mortgage	7
16178420	GMAC	6.875
16179566	EMC Mortgage	7.375
16179675	EMC Mortgage	7.375
16180122	PAUL FINANCIAL	7.5
16178735	GMAC	7.125
16180226	Wells Fargo	6.25
16179512	EMC Mortgage	7.25
16179214	INDYMAC	7.588
16179133	INDYMAC	6.788
16179373	EMC Mortgage	7.375
16180363	Wells Fargo	6.75
16180265	Wells Fargo	7.5
16179703	EMC Mortgage	7.375
16179567	EMC Mortgage	7.375
16178332	GMAC	6.875
16178522	GMAC	6.625
16179482	EMC Mortgage	7
16179118	INDYMAC	7.413
16179134	INDYMAC	7.038
16179772	EMC Mortgage	7.875
16179374	EMC Mortgage	7.375
16180364	Wells Fargo	7.75
16178546	GMAC	5.875
16178967	INDYMAC	6.938
16180266	Wells Fargo	7
16179812	EMC Mortgage	6.625
16179704	EMC Mortgage	7.375
16179034	INDYMAC	7.588
16179692	EMC Mortgage	7.375
16180137	PAUL FINANCIAL	6.25
16178328	GMAC	6.875
16179278	INDYMAC	7.163
16180228	Wells Fargo	6.25
16178855	GMAC	6.875
16180185	PAUL FINANCIAL	6.625
16179922	EMC Mortgage	7.125
16179942	EMC Mortgage	7.375
16180598	Wells Fargo	6.625
16179008	INDYMAC	7.588
16179013	INDYMAC	7.388
16179203	INDYMAC	7.813
16179449	EMC Mortgage	7.375
16180431	Wells Fargo	6.875
16178813	GMAC	7.125
16179102	INDYMAC	7.413
16179328	EMC Mortgage	7.25
16178996	INDYMAC	8.288
16179428	EMC Mortgage	6.875
16178441	GMAC	6.25
16179747	EMC Mortgage	7.33833
16178706	GMAC	6.125
16179393	EMC Mortgage	7.375
16178681	GMAC	6.875
16178669	GMAC	6.75
16178528	GMAC	6.875
16179255	INDYMAC	7.288
16178249	GMAC	6.375
16180076	PAUL FINANCIAL	7.375
16178600	GMAC	6.125
16179895	EMC Mortgage	7.375
16180599	Wells Fargo	7.125
16179993	EMC Mortgage	7.375
16180432	Wells Fargo	6.25
16179173	INDYMAC	7.813
16179429	EMC Mortgage	7.375
16180129	PAUL FINANCIAL	6.75
16179748	EMC Mortgage	7.25
16179968	EMC Mortgage	7.375
16179029	INDYMAC	8.238
16178912	INDYMAC	7.888
16178931	INDYMAC	8.288
16178335	GMAC	5.75
16179650	EMC Mortgage	7.375
16178310	GMAC	6.625
16178218	GMAC	6.875
16179205	INDYMAC	7.413
16178739	GMAC	5.875
16180016	EMC Mortgage	7.375
16178266	GMAC	6.75
16179847	EMC Mortgage	7.375
16179896	EMC Mortgage	7.25
16179123	INDYMAC	7.413
16180600	Wells Fargo	6.75
16179204	INDYMAC	7.813
16179450	EMC Mortgage	7.25
16178997	INDYMAC	7.888
16178781	GMAC	7.125
16179969	EMC Mortgage	7.375
16178953	INDYMAC	7.888
16178309	GMAC	6.75
16179242	INDYMAC	7.588

16178250	GMAC	6.375
16180017	EMC Mortgage	7.375
16180601	Wells Fargo	6
16179014	INDYMAC	6.888
16180433	Wells Fargo	6
16178805	GMAC	6.25
16179355	EMC Mortgage	7.375
16179042	INDYMAC	7.138
16180091	PAUL FINANCIAL	7.875
16178590	GMAC	6
16178219	GMAC	6.375
16178264	GMAC	7.125
16179897	EMC Mortgage	7.25
16179125	INDYMAC	7.038
16179193	INDYMAC	7.038
16180602	Wells Fargo	6.875
16179198	INDYMAC	7.413
16179451	EMC Mortgage	7.375
16178726	GMAC	6.625
16180048	PAUL FINANCIAL	7
16180170	PAUL FINANCIAL	6.625
16179970	EMC Mortgage	7.125
16179022	INDYMAC	7.388
16178295	GMAC	6
16178575	GMAC	6.625
16178666	GMAC	6.75
16180116	PAUL FINANCIAL	7.25
16178601	GMAC	6.875
16178251	GMAC	6.5
16179783	EMC Mortgage	7.375
16179849	EMC Mortgage	7.125
16179898	EMC Mortgage	7
16179194	INDYMAC	7.413
16180603	Wells Fargo	6.875
16179452	EMC Mortgage	7.375
16180627	GMAC	5.75
16179396	EMC Mortgage	7.08833
16178936	INDYMAC	6.988
16178954	INDYMAC	7.888
16178913	INDYMAC	6.988
16179672	EMC Mortgage	7.375
16180110	PAUL FINANCIAL	7.25
16178291	GMAC	6.75
16179264	INDYMAC	6.913
16178220	GMAC	6.375
16180018	EMC Mortgage	7.375
16179784	EMC Mortgage	7.375
16179108	INDYMAC	7.288
16179453	EMC Mortgage	7.375
16180259	Wells Fargo	6
16179673	EMC Mortgage	7.375
16178689	GMAC	6.625
16178822	GMAC	7.25
16179265	INDYMAC	7.413
16179217	INDYMAC	6.913
16179243	INDYMAC	7.588
16179201	INDYMAC	7.288
16179850	EMC Mortgage	7.375
16179899	EMC Mortgage	7.375
16179454	EMC Mortgage	6.5
16180260	Wells Fargo	6.125
16179149	INDYMAC	7.413
16179033	INDYMAC	6.988
16179564	EMC Mortgage	7.125
16178550	GMAC	6.375
16178937	INDYMAC	6.988
16179790	EMC Mortgage	7.375
16180190	PAUL FINANCIAL	7
16178581	GMAC	6.25
16178568	GMAC	7
16179132	INDYMAC	7.038
16179918	EMC Mortgage	7.375
16178221	GMAC	5.625
16179244	INDYMAC	7.288
16179017	INDYMAC	7.888
16179109	INDYMAC	7.413
16178364	GMAC	5.5
16179351	EMC Mortgage	7.375
16179398	EMC Mortgage	7.375
16180261	Wells Fargo	7.375
16179052	INDYMAC	8.088
16179565	EMC Mortgage	7.25
16178938	INDYMAC	7.388
16178339	GMAC	6.875
16180105	PAUL FINANCIAL	7.125
16180088	PAUL FINANCIAL	7.125
16178281	GMAC	5.875
16179919	EMC Mortgage	7.375
16178192	GMAC	6.625
16179018	INDYMAC	8.088
16179851	EMC Mortgage	7.375
16179456	EMC Mortgage	7.375
16178773	GMAC	6.5
16178640	GMAC	6.75
16178688	GMAC	6.375

16179294	INDYMAC	7.413
16179235	INDYMAC	7.588
16180220	Wells Fargo	6.75
16179250	INDYMAC	7.038
16179207	INDYMAC	7.413
16180070	PAUL FINANCIAL	7.5
16179478	EMC Mortgage	7.21333
16179370	EMC Mortgage	7.33833
16179526	EMC Mortgage	7.125
16180452	Wells Fargo	6.875
16180289	Wells Fargo	7.25
16180358	Wells Fargo	6.875
16179163	INDYMAC	7.413
16179036	INDYMAC	8.288
16179586	EMC Mortgage	7.375
16178784	GMAC	7.125
16178485	GMAC	6.75
16179654	EMC Mortgage	7.375
16180036	PAUL FINANCIAL	7.5
16180163	PAUL FINANCIAL	7.75
16179273	INDYMAC	6.538
16180221	Wells Fargo	6.75
16178387	GMAC	5.875
16178359	GMAC	5.875
16178897	INDYMAC	7.588
16180077	PAUL FINANCIAL	7.375
16179371	EMC Mortgage	7.375
16180453	Wells Fargo	6.5
16180290	Wells Fargo	7
16179716	EMC Mortgage	7.33833
16179061	INDYMAC	8.088
16179764	EMC Mortgage	7.375
16179143	INDYMAC	6.538
16179807	EMC Mortgage	6.625
16178809	GMAC	6.5
16179024	INDYMAC	8.088
16178793	GMAC	6.875
16180139	PAUL FINANCIAL	1.5
16179274	INDYMAC	7.413
16179295	INDYMAC	7.413
16180222	Wells Fargo	6
16178842	GMAC	6.625
16178510	GMAC	6.125
16180622	Wells Fargo	7.875
16180454	Wells Fargo	6.25
16179166	INDYMAC	7.213
16179073	INDYMAC	7.888
16180291	Wells Fargo	7.5
16180359	Wells Fargo	6.875
16178448	GMAC	6.75
16180065	PAUL FINANCIAL	1.5
16179808	EMC Mortgage	7.125
16179587	EMC Mortgage	7.375
16178638	GMAC	6.25
16179702	EMC Mortgage	6.375
16179655	EMC Mortgage	7.25
16179025	INDYMAC	7.488
16179691	EMC Mortgage	7.375
16178587	GMAC	6.375
16178523	GMAC	6.875
16180223	Wells Fargo	6.5
16179372	EMC Mortgage	7.125
16180623	Wells Fargo	7
16180389	Wells Fargo	6.25
16180455	Wells Fargo	6.375
16179074	INDYMAC	7.688
16180292	Wells Fargo	6.5
16180360	Wells Fargo	6
16179809	EMC Mortgage	6.625
16180141	PAUL FINANCIAL	7
16178620	GMAC	6.875
16178699	GMAC	7
16178629	GMAC	5.75
16180084	PAUL FINANCIAL	7.125
16178825	GMAC	6.25
16179275	INDYMAC	7.588
16180181	PAUL FINANCIAL	7.125
16178378	GMAC	6.125
16180624	Wells Fargo	6.5
16180390	Wells Fargo	6.625
16179184	INDYMAC	7.588
16180456	Wells Fargo	6.75
16180293	Wells Fargo	6.875
16179825	EMC Mortgage	6.875
16180361	Wells Fargo	6.625
16178449	GMAC	6.875
16179717	EMC Mortgage	7.375
16180192	PAUL FINANCIAL	1.5
16178652	GMAC	6.75
16180156	PAUL FINANCIAL	1.5
16178945	INDYMAC	7.388
16178639	GMAC	7.125
16178778	GMAC	6.75
16178304	GMAC	7
16178325	GMAC	5.875

16179775	EMC Mortgage	7.375
16179236	INDYMAC	7.413
16178551	GMAC	6.75
16180556	Wells Fargo	6.5
16180625	Wells Fargo	6.75
16180391	Wells Fargo	7.5
16179185	INDYMAC	7.588
16180457	Wells Fargo	7.375
16179082	INDYMAC	7.763
16180294	Wells Fargo	6.375
16179826	EMC Mortgage	6.875
16179718	EMC Mortgage	7.375
16179037	INDYMAC	8.288
16180151	PAUL FINANCIAL	7.25
16178693	GMAC	7
16178865	GMAC	6.875
16179276	INDYMAC	7.413
16179499	EMC Mortgage	7.375
16178512	GMAC	6
16178228	GMAC	6.75
16180557	Wells Fargo	6.25
16180392	Wells Fargo	6.25
16180458	Wells Fargo	5.875
16180172	PAUL FINANCIAL	7.875
16180295	Wells Fargo	6.5
16178407	GMAC	6.625
16180157	PAUL FINANCIAL	7
16179062	INDYMAC	8.288
16178708	GMAC	6.375
16178338	GMAC	6.5
16178525	GMAC	6.375
16178181	GMAC	6.875
16179303	INDYMAC	7.413
16178391	GMAC	5.625
16179277	INDYMAC	7.413
16179500	EMC Mortgage	7.375
16179648	EMC Mortgage	7.375
16180074	PAUL FINANCIAL	7
16180558	Wells Fargo	6.625
16180327	Wells Fargo	7
16180586	Wells Fargo	6
16179932	EMC Mortgage	7.33833
16179985	EMC Mortgage	7.375
16178959	INDYMAC	8.288
16180326	Wells Fargo	6.625
16179646	EMC Mortgage	7.375
16179148	INDYMAC	6.913
16179162	INDYMAC	7.588
16179740	EMC Mortgage	7.375
16178713	GMAC	6.375
16178645	GMAC	7
16178548	GMAC	6.5
16178243	GMAC	5.75
16180518	Wells Fargo	6.875
16179121	INDYMAC	7.413
16180587	Wells Fargo	6
16179933	EMC Mortgage	7.25
16180186	PAUL FINANCIAL	6.75
16179986	EMC Mortgage	7.375
16180420	Wells Fargo	6.875
16178733	GMAC	6.375
16180487	Wells Fargo	6.375
16179067	INDYMAC	7.638
16179170	INDYMAC	7.663
16178416	GMAC	6
16180067	PAUL FINANCIAL	7.75
16179057	INDYMAC	8.088
16178200	GMAC	5.75
16178201	GMAC	6.5
16178202	GMAC	5.75
16178203	GMAC	6.375
16178204	GMAC	6.625
16178205	GMAC	5.875
16178206	GMAC	6.625
16178207	GMAC	6.25
16178208	GMAC	5.75
16178209	GMAC	6.25
16178841	GMAC	7.375
16178762	GMAC	7.5
16178843	GMAC	7.25
16178763	GMAC	7.5
16178845	GMAC	7.5
16178846	GMAC	7.375
16178684	GMAC	7.375
16178847	GMAC	6.125
16178685	GMAC	6.5
16178686	GMAC	7
16178848	GMAC	7.5
16178849	GMAC	6.375
16178687	GMAC	7.375
16178210	GMAC	6.875
16178211	GMAC	6.375
16178212	GMAC	6.375
16178213	GMAC	6.75
16178214	GMAC	6.5



16178215	GMAC	5.5
16178850	GMAC	6.75
16178852	GMAC	6.25
16178853	GMAC	7.5
16178772	GMAC	7.5
16178854	GMAC	6.625
16178692	GMAC	7.5
16178774	GMAC	7.375
16178857	GMAC	7.375
16178858	GMAC	6
16178859	GMAC	6.625
16178697	GMAC	7.375
16178779	GMAC	6
16178301	GMAC	7.375
16178303	GMAC	7.5
16178305	GMAC	6.375
16178307	GMAC	7
16179831	EMC Mortgage	1
16178860	GMAC	5.75
16178863	GMAC	7.5
16178866	GMAC	7.5
16178786	GMAC	6.5
16178868	GMAC	6.875
16178787	GMAC	7.375
16178869	GMAC	7.375
16178311	GMAC	6.25
16180194	Wells Fargo	6.875
16180195	Wells Fargo	7.075
16180196	Wells Fargo	7.5
16180197	Wells Fargo	6.375
16178317	GMAC	6.625
16180198	Wells Fargo	6.75
16180199	Wells Fargo	7.5
16179921	EMC Mortgage	7.33833
16178319	GMAC	6.875
16178870	GMAC	7.375
16178790	GMAC	6.25
16178872	GMAC	6.5
16178873	GMAC	6.125
16178792	GMAC	7.5
16178874	GMAC	7.125
16178794	GMAC	7.5
16178875	GMAC	6.625
16178876	GMAC	6.875
16178795	GMAC	7
16178877	GMAC	7.5
16178322	GMAC	6.875
16178880	GMAC	7.375
16179771	EMC Mortgage	7.375
16178882	GMAC	7.375
16178883	GMAC	7.5
16179778	EMC Mortgage	2
16178170	GMAC	6.625
16178173	GMAC	7.125
16178336	GMAC	5.75
16178174	GMAC	7.25
16178177	GMAC	6.5
16178259	GMAC	7
16178178	GMAC	7.25
16178179	GMAC	6.625
16179785	EMC Mortgage	1
16179787	EMC Mortgage	6.75
16178502	GMAC	5.875
16180626	GMAC	5.875
16178503	GMAC	7.5
16178180	GMAC	5.875
16178504	GMAC	7.125
16178263	GMAC	5.875
16178506	GMAC	6.875
16178184	GMAC	7.5
16178508	GMAC	6.5
16178186	GMAC	7.375
16178267	GMAC	5.875
16180385	Wells Fargo	7.25
16180449	Wells Fargo	6.875
16179601	EMC Mortgage	7.375
16180286	Wells Fargo	6.375
16178355	GMAC	6.875
16179713	EMC Mortgage	7.375
16180054	PAUL FINANCIAL	7.125
16179761	EMC Mortgage	7.375
16178775	GMAC	6.875
16178286	GMAC	6.625
16179516	EMC Mortgage	7.375
16179407	EMC Mortgage	7.375
16180246	Wells Fargo	6.875
16178481	GMAC	7
16178519	GMAC	6.625
16180479	Wells Fargo	6.625
16178890	INDYMAC	7.788
16180549	Wells Fargo	6.375
16180319	Wells Fargo	6.5
16179089	INDYMAC	7.688
16180450	Wells Fargo	6.85
16179165	INDYMAC	7.938

16180058	PAUL FINANCIAL	7.625
16178405	GMAC	6.5
16178314	GMAC	6.875
16179714	EMC Mortgage	7.125
16178783	GMAC	6.375
16178524	GMAC	6.25
16180247	Wells Fargo	7
16179390	EMC Mortgage	7.375
16179982	EMC Mortgage	7.375
16180480	Wells Fargo	6.25
16180550	Wells Fargo	6.375
16180320	Wells Fargo	7
16179415	EMC Mortgage	7.375
16179738	EMC Mortgage	6.875
16180451	Wells Fargo	6.875
16180144	PAUL FINANCIAL	7
16179602	EMC Mortgage	7.375
16179146	INDYMAC	7.588
16178428	GMAC	6.25
16178644	GMAC	6
16178401	GMAC	5.875
16178691	GMAC	6.625
16179301	INDYMAC	7.413
16180248	Wells Fargo	6.75
16179254	INDYMAC	7.413
16179391	EMC Mortgage	7.375
16179983	EMC Mortgage	7.375
16178225	GMAC	6.875
16178562	GMAC	6.375
16180481	Wells Fargo	6.125
16178489	GMAC	6.25
16180551	Wells Fargo	6.25
16180321	Wells Fargo	7.5
16179779	EMC Mortgage	7.375
16179009	INDYMAC	6.763
16180386	Wells Fargo	6.875
16178785	GMAC	6.5
16179048	INDYMAC	8.288
16179715	EMC Mortgage	7.375
16180138	PAUL FINANCIAL	7.5
16178390	GMAC	5.875
16179984	EMC Mortgage	7.33833
16180416	Wells Fargo	7
16180482	Wells Fargo	6.125
16180552	Wells Fargo	6
16180322	Wells Fargo	7.5
16179416	EMC Mortgage	7.375
16179090	INDYMAC	8.288
16178976	INDYMAC	8.288
16180387	Wells Fargo	6.125
16179183	INDYMAC	6.538
16180052	PAUL FINANCIAL	6.875
16180178	PAUL FINANCIAL	8.5
16179739	EMC Mortgage	7.375
16178992	INDYMAC	7.488
16179072	INDYMAC	8.013
16178429	GMAC	6.5
16178226	GMAC	6.5
16179202	INDYMAC	7.138
16180417	Wells Fargo	6
16180483	Wells Fargo	7.25
16178473	GMAC	6.375
16180553	Wells Fargo	6.125
16180323	Wells Fargo	7.5
16180388	Wells Fargo	6.875
16179830	EMC Mortgage	7.375
16178297	GMAC	6.625
16178505	GMAC	7
16178483	GMAC	6.625
16179306	EMC Mortgage	7.375
16180079	PAUL FINANCIAL	7.375
16180584	Wells Fargo	6.125
16180418	Wells Fargo	6.5
16180484	Wells Fargo	6.25
16180554	Wells Fargo	6.375
16180324	Wells Fargo	7.5
16179417	EMC Mortgage	7.375
16179091	INDYMAC	7.638
16178437	GMAC	6.75
16180169	PAUL FINANCIAL	7
16179619	EMC Mortgage	7.375
16179960	EMC Mortgage	6.763
16178541	GMAC	5.875
16178265	GMAC	6.75
16178462	GMAC	6.875
16179196	INDYMAC	7.588
16180585	Wells Fargo	6
16179931	EMC Mortgage	7.375
16178227	GMAC	6.25
16178511	GMAC	6.5
16180419	Wells Fargo	6.125
16180485	Wells Fargo	6.25
16180555	Wells Fargo	6.375
16180325	Wells Fargo	6.75
16179418	EMC Mortgage	7.375

16178717	GMAC	6.625
16179177	INDYMAC	7.588
16179092	INDYMAC	7.638
16179161	INDYMAC	7.413
16178729	GMAC	6.375
16178406	GMAC	6.25
16178716	GMAC	7
16180047	PAUL FINANCIAL	7
16179348	EMC Mortgage	6.875
16179531	EMC Mortgage	7.375
16178189	GMAC	6.125
16180099	PAUL FINANCIAL	7.125
16179884	EMC Mortgage	7.375
16179684	EMC Mortgage	7.375
16180152	PAUL FINANCIAL	7.375
16180092	PAUL FINANCIAL	7.125
16178829	GMAC	7
16178761	GMAC	6.375
16179774	EMC Mortgage	6.5
16178961	INDYMAC	8.318
16179206	INDYMAC	7.413
16180443	Wells Fargo	6.75
16178280	GMAC	6.125
16180281	Wells Fargo	6
16180350	Wells Fargo	6.5
16179757	EMC Mortgage	7.375
16180241	Wells Fargo	6.625
16179293	INDYMAC	7.288
16178468	GMAC	6.5
16179232	INDYMAC	6.913
16180053	PAUL FINANCIAL	7.625
16180061	PAUL FINANCIAL	7.375
16179386	EMC Mortgage	7.375
16179367	EMC Mortgage	7.375
16178610	GMAC	7.25
16180444	Wells Fargo	6.5
16179070	INDYMAC	7.638
16180282	Wells Fargo	6.5
16180351	Wells Fargo	5.875
16179710	EMC Mortgage	7.375
16179758	EMC Mortgage	7.33833
16179579	EMC Mortgage	7.25
16178944	INDYMAC	6.688
16179142	INDYMAC	7.413
16180193	PAUL FINANCIAL	2
16178696	GMAC	7
16178712	GMAC	6.125
16178269	GMAC	6.375
16180242	Wells Fargo	6
16179491	EMC Mortgage	7.375
16180381	Wells Fargo	6.625
16180445	Wells Fargo	6.125
16179164	INDYMAC	7.588
16180283	Wells Fargo	6.75
16178427	GMAC	6.625
16180352	Wells Fargo	6.375
16179759	EMC Mortgage	7.375
16179580	EMC Mortgage	7.33833
16178789	GMAC	6.875
16180039	PAUL FINANCIAL	6.875
16179298	INDYMAC	7.413
16180243	Wells Fargo	7.5
16179253	INDYMAC	6.288
16179492	EMC Mortgage	7.375
16180382	Wells Fargo	6.25
16180446	Wells Fargo	6.75
16179071	INDYMAC	8.288
16180284	Wells Fargo	6.75
16180353	Wells Fargo	6.375
16180166	PAUL FINANCIAL	7.25
16178803	GMAC	5.75
16179711	EMC Mortgage	1.75
16179777	EMC Mortgage	8.625
16179828	EMC Mortgage	7.375
16180155	PAUL FINANCIAL	7.75
16180127	PAUL FINANCIAL	7.125
16179581	EMC Mortgage	7.375
16180165	PAUL FINANCIAL	7.25
16180037	PAUL FINANCIAL	8
16180130	PAUL FINANCIAL	7.875
16179493	EMC Mortgage	7.375
16179388	EMC Mortgage	7.375
16178660	GMAC	6.75
16180383	Wells Fargo	7.5
16180447	Wells Fargo	6.625
16178991	INDYMAC	7.638
16178963	INDYMAC	7.638
16179600	EMC Mortgage	7.375
16180285	Wells Fargo	6.375
16179035	INDYMAC	7.888
16179582	EMC Mortgage	7.375
16178597	GMAC	6.375
16180045	PAUL FINANCIAL	7.125
16180244	Wells Fargo	6.625
16178320	GMAC	6.375

16179139	INDYMAC	7.163
16178377	GMAC	5.25
16180547	Wells Fargo	6.875
16180317	Wells Fargo	7
16178171	GMAC	7
16180384	Wells Fargo	6.875
16180448	Wells Fargo	6.25
16178404	GMAC	6.5
16179155	INDYMAC	7.413
16179712	EMC Mortgage	7.33833
16180191	PAUL FINANCIAL	1
16178928	INDYMAC	7.488
16179760	EMC Mortgage	7.375
16178833	GMAC	7
16179583	EMC Mortgage	7.33833
16178625	GMAC	6.375
16178622	GMAC	6.375
16179299	INDYMAC	7.413
16180245	Wells Fargo	6.25
16179484	EMC Mortgage	7.375
16179272	INDYMAC	7.438
16179495	EMC Mortgage	7.375
16178608	GMAC	6
16180548	Wells Fargo	6
16180318	Wells Fargo	6.5
16179260	INDYMAC	7.038
16179863	EMC Mortgage	7.375
16179195	INDYMAC	7.413
16180621	Wells Fargo	6.625
16178884	INDYMAC	7.588
16179405	EMC Mortgage	7.375
16180347	Wells Fargo	6.5
16179575	EMC Mortgage	7.375
16178892	INDYMAC	7.163
16178851	GMAC	6.375
16179792	EMC Mortgage	3.5
16178736	GMAC	6.75
16178767	GMAC	5.875
16179230	INDYMAC	7.838
16179113	INDYMAC	7.288
16179864	EMC Mortgage	7.375
16178369	GMAC	5.125
16179365	EMC Mortgage	7.375
16180278	Wells Fargo	6.875
16180348	Wells Fargo	7.625
16179802	EMC Mortgage	6.625
16178626	GMAC	6.875
16179137	INDYMAC	6.788
16179248	INDYMAC	7.838
16178386	GMAC	5.5
16179261	INDYMAC	7.413
16179910	EMC Mortgage	7.375
16179487	EMC Mortgage	6.75
16180279	Wells Fargo	6.25
16179060	INDYMAC	8.288
16179577	EMC Mortgage	7.375
16179803	EMC Mortgage	6.625
16179618	EMC Mortgage	7.375
16178764	GMAC	6.875
16178282	GMAC	6.75
16179292	INDYMAC	7.413
16179231	INDYMAC	7.163
16179138	INDYMAC	6.788
16178376	GMAC	5.375
16179100	INDYMAC	7.413
16180184	PAUL FINANCIAL	7.625
16180442	Wells Fargo	6.75
16180349	Wells Fargo	5.875
16179578	EMC Mortgage	7.375
16179804	EMC Mortgage	6.625
16179045	INDYMAC	8.013
16180051	PAUL FINANCIAL	8.375
16178893	INDYMAC	7.338
16179806	EMC Mortgage	7
16180257	Wells Fargo	6.75
16179700	EMC Mortgage	7.33833
16178828	GMAC	7.5
16178748	GMAC	7.375
16178668	GMAC	7.375
16178589	GMAC	6.5
16180075	PAUL FINANCIAL	7.375
16180159	PAUL FINANCIAL	7.125
16179801	EMC Mortgage	1
16178830	GMAC	7
16178831	GMAC	7.5
16179628	EMC Mortgage	7.375
16180582	Wells Fargo	6.625
16179439	EMC Mortgage	7.375
16180415	Wells Fargo	6.25
16180146	PAUL FINANCIAL	7.25
16180115	PAUL FINANCIAL	8
16178415	GMAC	6.5
16179665	EMC Mortgage	7.33833
16180119	PAUL FINANCIAL	7.25
16178588	GMAC	6.375

16179520	EMC Mortgage	7.375
16178368	GMAC	5.625
16180620	Wells Fargo	6.875
16179953	EMC Mortgage	7.375
16180109	PAUL FINANCIAL	7.125
16179563	EMC Mortgage	7.375
16178832	GMAC	7.5
16179480	EMC Mortgage	8.75
16179481	EMC Mortgage	7.375
16178834	GMAC	7.375
16178591	GMAC	6.5
16179644	EMC Mortgage	7.375
16178754	GMAC	7.125
16179483	EMC Mortgage	7.375
16178835	GMAC	6.25
16178836	GMAC	7.375
16178755	GMAC	6.875
16178593	GMAC	6.625
16178756	GMAC	7
16180183	PAUL FINANCIAL	7.25
16180174	PAUL FINANCIAL	7.125
16180044	PAUL FINANCIAL	7.125
16179545	EMC Mortgage	6.875
16180346	Wells Fargo	6.25
16178323	GMAC	5.875
16178586	GMAC	7
16180219	Wells Fargo	6
16180188	PAUL FINANCIAL	7.625
16179916	EMC Mortgage	7.375
16178455	GMAC	6.125
16179621	EMC Mortgage	7.375
16180288	Wells Fargo	6.625
16178594	GMAC	5.875
16178676	GMAC	6.625
16178757	GMAC	7.5
16178838	GMAC	7.5
16178758	GMAC	7.5
16178596	GMAC	6.5
16178759	GMAC	7.5
16179569	EMC Mortgage	7.33833
16178678	GMAC	7.5
16178679	GMAC	6
16179327	EMC Mortgage	7.375
16178780	GMAC	6.5
16179347	EMC Mortgage	7
16180614	Wells Fargo	6.75
16179948	EMC Mortgage	7.375
16178656	GMAC	5.875
16179044	INDYMAC	6.988
16179620	EMC Mortgage	7.875
16180132	PAUL FINANCIAL	8.125
16178771	GMAC	5.75
16178682	GMAC	6.5
16179136	INDYMAC	6.788
16179175	INDYMAC	7.838
16180357	Wells Fargo	6.875
16179763	EMC Mortgage	7.375
16179585	EMC Mortgage	1.75
16180258	Wells Fargo	6
16179701	EMC Mortgage	6.875
16179653	EMC Mortgage	7.375
16178922	INDYMAC	6.838
16178598	GMAC	5.75
16178599	GMAC	7.375
16180512	Wells Fargo	6.375
16179247	INDYMAC	6.788
16179099	INDYMAC	7.588
16179952	EMC Mortgage	7.375
16179466	EMC Mortgage	7.33833
16179364	EMC Mortgage	7.375
16178659	GMAC	7.375
16178820	GMAC	7.375
16178741	GMAC	6.75
16179552	EMC Mortgage	7.375
16178742	GMAC	7.5
16178580	GMAC	6.5
16178661	GMAC	6.125
16178823	GMAC	7.5
16178743	GMAC	6.5
16179553	EMC Mortgage	7.375
16178824	GMAC	6
16179554	EMC Mortgage	7.375
16178663	GMAC	7.5
16178826	GMAC	6.5
16178745	GMAC	7.375
16178583	GMAC	7.125
16179404	EMC Mortgage	7.375
16180345	Wells Fargo	6.125
16179683	EMC Mortgage	7.375
16179829	EMC Mortgage	7.875
16179762	EMC Mortgage	7.25
16180126	PAUL FINANCIAL	7
16180033	PAUL FINANCIAL	7.875
16179555	EMC Mortgage	7.625
16178827	GMAC	6

16179670	EMC Mortgage	7.375
16179861	EMC Mortgage	7.375
16178675	GMAC	6.5
16179249	INDYMAC	6.838
16179115	INDYMAC	7.588
16178398	GMAC	6.375
16180200	Wells Fargo	6.5
16180201	Wells Fargo	6.25
16179216	INDYMAC	7.038
16179315	EMC Mortgage	6.875
16180202	Wells Fargo	6.625
16180204	Wells Fargo	7.175
16180205	Wells Fargo	6.5
16180206	Wells Fargo	6.875
16180207	Wells Fargo	7
16180208	Wells Fargo	7.5
16180209	Wells Fargo	7.175
16179476	EMC Mortgage	6.83833
16180179	PAUL FINANCIAL	8
16179530	EMC Mortgage	7.375
16179611	EMC Mortgage	7.75
16180255	Wells Fargo	6.25
16178920	INDYMAC	7.388
16178801	GMAC	6.375
16179613	EMC Mortgage	7.875
16178641	GMAC	6.625
16178722	GMAC	7.5
16178444	GMAC	6.375
16179561	EMC Mortgage	7.125
16178804	GMAC	6.375
16178561	GMAC	6
16180414	Wells Fargo	6.875
16178436	GMAC	6.5
16179226	INDYMAC	7.413
16180619	Wells Fargo	6
16178290	GMAC	6.625
16178293	GMAC	7
16178770	GMAC	6.125
16179233	INDYMAC	7.338
16178642	GMAC	7.375
16178724	GMAC	6.875
16179346	EMC Mortgage	7
16179840	EMC Mortgage	7.375
16180217	Wells Fargo	6.125
16178643	GMAC	6.5
16178806	GMAC	5.75
16178484	GMAC	7
16178565	GMAC	7.25
16178889	INDYMAC	7.588
16179632	EMC Mortgage	7.25
16178646	GMAC	6.25
16178727	GMAC	7.5
16178647	GMAC	7.5
16178567	GMAC	6.5
16179947	EMC Mortgage	7.375
16179488	EMC Mortgage	6.75
16179914	EMC Mortgage	7.375
16178486	GMAC	6.5
16178649	GMAC	6.75
16178488	GMAC	7.5
16180210	Wells Fargo	6.875
16180211	Wells Fargo	6.875
16180212	Wells Fargo	6.5
16180147	PAUL FINANCIAL	1.5
16180213	Wells Fargo	6.625
16180214	Wells Fargo	6.5
16180215	Wells Fargo	6.75
16180216	Wells Fargo	6
16178172	GMAC	6.125
16178493	GMAC	6.375
16180355	Wells Fargo	6.875
16178730	GMAC	7.375
16178811	GMAC	7.375
16178812	GMAC	7.375
16178650	GMAC	7.25
16179622	EMC Mortgage	7.875
16178570	GMAC	6.875
16180256	Wells Fargo	6.75
16179032	INDYMAC	7.488
16178921	INDYMAC	7.388
16179081	INDYMAC	8.263
16178447	GMAC	6.75
16178571	GMAC	7.125
16178814	GMAC	7.5
16179562	EMC Mortgage	7.33833
16178799	GMAC	6.5
16178490	GMAC	7.5
16179624	EMC Mortgage	7.375
16179363	EMC Mortgage	7.375
16179051	INDYMAC	8.263
16178549	GMAC	6.75
16178605	GMAC	6.375
16179234	INDYMAC	7.413
16178815	GMAC	7.375
16178734	GMAC	6.5

16178241	GMAC	6.25
16179105	INDYMAC	7.413
16180218	Wells Fargo	6.875
16178318	GMAC	5.999
16178654	GMAC	6.375
16178655	GMAC	6.875
16179915	EMC Mortgage	7.375
16178818	GMAC	7.5
16178819	GMAC	6.125
16179221	INDYMAC	7.038
16178495	GMAC	7.375
16178576	GMAC	6.875
16178496	GMAC	7.5
16179549	EMC Mortgage	7.375
16178578	GMAC	6.625
16178497	GMAC	7.5
16179477	EMC Mortgage	7.375
16179369	EMC Mortgage	7.375
16180287	Wells Fargo	6
16180356	Wells Fargo	7.125
16178632	GMAC	6.375
16179524	EMC Mortgage	7.375
16178471	GMAC	6.375
16178552	GMAC	6.125
16178633	GMAC	7.5
16178634	GMAC	7.5
16179525	EMC Mortgage	7.875
16180254	Wells Fargo	6.25
16178919	INDYMAC	7.288
16178472	GMAC	6.375
16178392	GMAC	5.875
16179608	EMC Mortgage	7.375
16178555	GMAC	7.375
16179527	EMC Mortgage	7.625
16179609	EMC Mortgage	1
16178556	GMAC	7.375
16178475	GMAC	6.625
16178394	GMAC	7.375
16179366	EMC Mortgage	6.83833
16178637	GMAC	7.5
16178718	GMAC	6.25
16178476	GMAC	7.5
16178719	GMAC	6.25
16180581	Wells Fargo	6
16179438	EMC Mortgage	7.375
16179529	EMC Mortgage	7.375
16178395	GMAC	7.5
16178396	GMAC	7.5
16178798	GMAC	6.375
16178952	INDYMAC	7.538
16178958	INDYMAC	7.288
16179011	INDYMAC	8.263
16179368	EMC Mortgage	6.83833
16178397	GMAC	6
16178238	GMAC	7.125
16180577	Wells Fargo	6.375
16179980	EMC Mortgage	7.375
16178224	GMAC	5.875
16179179	INDYMAC	7.038
16180409	Wells Fargo	6.875
16179786	EMC Mortgage	7.375
16179066	INDYMAC	7.388
16180545	Wells Fargo	7.5
16180315	Wells Fargo	6.875
16178413	GMAC	6.5
16178985	INDYMAC	7.088
16179313	EMC Mortgage	7.375
16178403	GMAC	6.5
16180125	PAUL FINANCIAL	6.875
16178891	INDYMAC	7.813
16178750	GMAC	6.625
16178299	GMAC	6.625
16178560	GMAC	6.625
16179208	INDYMAC	7.413
16179880	EMC Mortgage	7.21333
16179307	EMC Mortgage	7.375
16179180	INDYMAC	7.338
16180410	Wells Fargo	6.375
16180476	Wells Fargo	6.875
16179836	EMC Mortgage	7
16180066	PAUL FINANCIAL	7.375
16180316	Wells Fargo	6.5
16178974	INDYMAC	8.088
16178435	GMAC	6.5
16178723	GMAC	6.5
16178183	GMAC	6.625
16179344	EMC Mortgage	7
16179309	EMC Mortgage	7.375
16179341	EMC Mortgage	7.375
16178302	GMAC	6.625
16178239	GMAC	6.875
16179209	INDYMAC	7.413
16180509	Wells Fargo	7
16179010	INDYMAC	8.263
16180411	Wells Fargo	6

16180477	Wells Fargo	6.125
16179837	EMC Mortgage	7.25
16179413	EMC Mortgage	7.375
16178414	GMAC	6.5
16178975	INDYMAC	8.263
16180040	PAUL FINANCIAL	7.125
16178509	GMAC	5.875
16180510	Wells Fargo	6.375
16178494	GMAC	6.25
16180579	Wells Fargo	7.375
16179781	EMC Mortgage	8.625
16179436	EMC Mortgage	7.125
16180412	Wells Fargo	6.375
16180478	Wells Fargo	6.375
16179001	INDYMAC	7.688
16179736	EMC Mortgage	7.375
16178621	GMAC	6.375
16179503	EMC Mortgage	7.25
16178617	GMAC	6.5
16178572	GMAC	6.75
16178753	GMAC	7
16179623	EMC Mortgage	7.375
16178240	GMAC	6.625
16180580	Wells Fargo	6.625
16179981	EMC Mortgage	7.375
16179437	EMC Mortgage	7.25
16180413	Wells Fargo	6.75
16179076	INDYMAC	8.337
16179737	EMC Mortgage	7.375
16178340	GMAC	6.875
16178816	GMAC	6.875
16179627	EMC Mortgage	7.375
16179006	INDYMAC	7.888
16178518	GMAC	6.375
16179977	EMC Mortgage	7.375
16179190	INDYMAC	7.413
16180472	Wells Fargo	7
16180541	Wells Fargo	6.625
16180311	Wells Fargo	6.75
16179410	EMC Mortgage	7.375
16178658	GMAC	6.875
16179176	INDYMAC	7.588
16180378	Wells Fargo	6.875
16178989	INDYMAC	8.288
16179732	EMC Mortgage	7.375
16178728	GMAC	6.625
16178454	GMAC	6.875
16178402	GMAC	6.375
16179697	EMC Mortgage	7.375
16178595	GMAC	6.375
16180107	PAUL FINANCIAL	8
16180240	Wells Fargo	6.375
16178363	GMAC	6
16178602	GMAC	6.75
16179978	EMC Mortgage	7.33833
16180406	Wells Fargo	6.125
16180473	Wells Fargo	6.25
16180542	Wells Fargo	6.75
16180312	Wells Fargo	7
16179411	EMC Mortgage	7.33833
16179056	INDYMAC	8.288
16180379	Wells Fargo	6.625
16178434	GMAC	6.5
16179733	EMC Mortgage	7.375
16178704	GMAC	6.5
16179820	EMC Mortgage	6.625
16180128	PAUL FINANCIAL	7
16180153	PAUL FINANCIAL	6.875
16178426	GMAC	6.25
16179698	EMC Mortgage	7.375
16180114	PAUL FINANCIAL	8
16179283	INDYMAC	7.413
16178381	GMAC	5.875
16178900	INDYMAC	7.413
16178342	GMAC	6.875
16178223	GMAC	6.625
16180407	Wells Fargo	6.25
16180474	Wells Fargo	7.375
16179168	INDYMAC	6.613
16180543	Wells Fargo	7.375
16180313	Wells Fargo	7.5
16179087	INDYMAC	8.263
16180380	Wells Fargo	6.5
16179734	EMC Mortgage	7.375
16178715	GMAC	6
16179521	EMC Mortgage	7.75
16178327	GMAC	6.125
16179284	INDYMAC	7.413
16178613	GMAC	6.625
16180576	Wells Fargo	7.125
16178557	GMAC	6.5
16179979	EMC Mortgage	7.375
16180408	Wells Fargo	6.75
16179835	EMC Mortgage	7.125
16180475	Wells Fargo	6.5



16179169	INDYMAC	7.338
16180544	Wells Fargo	6.25
16180314	Wells Fargo	6.125
16179088	INDYMAC	8.288
16179160	INDYMAC	7.163
16178990	INDYMAC	8.263
16179735	EMC Mortgage	7.375
16178306	GMAC	6.375
16179039	INDYMAC	7.388
16178949	INDYMAC	7.138
16179334	EMC Mortgage	7.125
16179135	INDYMAC	7.588
16179489	EMC Mortgage	6.75
16178894	INDYMAC	7.038
16179381	EMC Mortgage	7
16180536	Wells Fargo	6.375
16179598	EMC Mortgage	7.33833
16179816	EMC Mortgage	7
16180276	Wells Fargo	6.5
16179144	INDYMAC	7.413
16178700	GMAC	6.75
16179573	EMC Mortgage	7.375
16180124	PAUL FINANCIAL	7.125
16178619	GMAC	6.25
16179282	INDYMAC	6.913
16178374	GMAC	5.625
16179928	EMC Mortgage	7.33833
16179382	EMC Mortgage	6.875
16180537	Wells Fargo	6.625
16180307	Wells Fargo	7
16180374	Wells Fargo	6.125
16179064	INDYMAC	8.088
16180439	Wells Fargo	6.5
16178714	GMAC	6.875
16179599	EMC Mortgage	7.33833
16179817	EMC Mortgage	6.875
16178927	INDYMAC	7.488
16179755	EMC Mortgage	7.375
16178878	GMAC	7.125
16178349	GMAC	6.375
16180022	EMC Mortgage	7.375
16180236	Wells Fargo	6
16179929	EMC Mortgage	7.375
16178895	INDYMAC	7.163
16180538	Wells Fargo	6.125
16180308	Wells Fargo	6.375
16180375	Wells Fargo	6.125
16180440	Wells Fargo	6.5
16178547	GMAC	6.25
16179818	EMC Mortgage	7
16180277	Wells Fargo	6.875
16179153	INDYMAC	7.413
16178980	INDYMAC	7.828
16179054	INDYMAC	8.263
16178424	GMAC	6
16179708	EMC Mortgage	7.375
16180140	PAUL FINANCIAL	7.75
16180023	EMC Mortgage	7.375
16178768	GMAC	7
16178260	GMAC	6.875
16180237	Wells Fargo	6.25
16178375	GMAC	6.25
16178864	GMAC	6.875
16178341	GMAC	6.375
16178611	GMAC	6.75
16179383	EMC Mortgage	7.375
16178222	GMAC	6.5
16180539	Wells Fargo	6.625
16180309	Wells Fargo	6
16180376	Wells Fargo	6
16178948	INDYMAC	7.388
16178970	INDYMAC	8.188
16180171	PAUL FINANCIAL	7.25
16178879	GMAC	6.875
16180133	PAUL FINANCIAL	7.125
16178651	GMAC	6.5
16180024	EMC Mortgage	7.375
16180238	Wells Fargo	6.375
16179352	EMC Mortgage	7.375
16179384	EMC Mortgage	7.375
16179976	EMC Mortgage	7.33833
16180471	Wells Fargo	6.625
16180540	Wells Fargo	6
16178983	INDYMAC	8.288
16180377	Wells Fargo	7.25
16180441	Wells Fargo	6.5
16179731	EMC Mortgage	7.375
16179819	EMC Mortgage	7
16178971	INDYMAC	7.388
16178425	GMAC	6.625
16180162	PAUL FINANCIAL	8.375
16180143	PAUL FINANCIAL	7.75
16179709	EMC Mortgage	1.75
16179696	EMC Mortgage	7.375
16178313	GMAC	6.875

16180025	EMC Mortgage	7.375
16178592	GMAC	7.25
16179310	EMC Mortgage	7.125
16180239	Wells Fargo	6.5
16178380	GMAC	6
16179252	INDYMAC	7.588
16178856	GMAC	7.25
16180436	Wells Fargo	6.5
16180273	Wells Fargo	6.75
16178175	GMAC	5.375
16179707	EMC Mortgage	7.375
16178925	INDYMAC	7.788
16179695	EMC Mortgage	7.125
16178796	GMAC	5.875
16180177	PAUL FINANCIAL	1.5
16178635	GMAC	6
16178531	GMAC	6.375
16179682	EMC Mortgage	7.375
16180108	PAUL FINANCIAL	8
16178337	GMAC	6.125
16179297	INDYMAC	7.413
16180234	Wells Fargo	6
16179925	EMC Mortgage	7.375
16179641	EMC Mortgage	7.375
16179379	EMC Mortgage	7.375
16179362	EMC Mortgage	7.375
16179182	INDYMAC	7.413
16180372	Wells Fargo	6.125
16180437	Wells Fargo	6.875
16178969	INDYMAC	7.288
16179047	INDYMAC	8.263
16180274	Wells Fargo	6.375
16179815	EMC Mortgage	7.125
16178423	GMAC	6.5
16178315	GMAC	6.75
16179753	EMC Mortgage	7.375
16178821	GMAC	6.625
16179270	INDYMAC	7.413
16179120	INDYMAC	7.288
16180062	PAUL FINANCIAL	7.125
16179926	EMC Mortgage	7.375
16179098	INDYMAC	7.588
16179380	EMC Mortgage	7.25
16180373	Wells Fargo	6.625
16178662	GMAC	6.5
16180438	Wells Fargo	6
16180275	Wells Fargo	6.375
16178802	GMAC	6.5
16178926	INDYMAC	7.588
16179572	EMC Mortgage	7.375
16178760	GMAC	7.25
16180235	Wells Fargo	6.625
16179271	INDYMAC	7.163
16179640	EMC Mortgage	7
16178887	INDYMAC	7.588
16179354	EMC Mortgage	7.375
16180354	Wells Fargo	6.5
16179805	EMC Mortgage	6.875
16179128	INDYMAC	7.163
16180618	Wells Fargo	6.25
16180006	EMC Mortgage	7
16178960	INDYMAC	7.513
16180517	Wells Fargo	6
16179630	EMC Mortgage	7.125
16179442	EMC Mortgage	6.875
16178934	INDYMAC	7.638
16178262	GMAC	6.25
16178837	GMAC	7
16180117	PAUL FINANCIAL	6.75
16178563	GMAC	6.375
16179212	INDYMAC	7.588
16179860	EMC Mortgage	7.375
16179129	INDYMAC	7.413
16179909	EMC Mortgage	2.5
16179016	INDYMAC	8.138
16178999	INDYMAC	6.488
16179631	EMC Mortgage	7
16179443	EMC Mortgage	7.375
16178909	INDYMAC	7.388
16179664	EMC Mortgage	7.375
16180027	PAUL FINANCIAL	6.625
16178499	GMAC	6.75
16179858	EMC Mortgage	7.21333
16179551	EMC Mortgage	7.375
16180270	Wells Fargo	6.25
16179151	INDYMAC	7.038
16179750	EMC Mortgage	7.375
16178942	INDYMAC	8.288
16179141	INDYMAC	7.038
16178354	GMAC	7.125
16179680	EMC Mortgage	7.375
16178690	GMAC	6.375
16180034	PAUL FINANCIAL	7
16179268	INDYMAC	7.588
16179514	EMC Mortgage	7.25

16178372	GMAC	6.25
16179097	INDYMAC	6.538
16179859	EMC Mortgage	7.375
16178367	GMAC	5.125
16179464	EMC Mortgage	7.375
16180434	Wells Fargo	6.25
16178487	GMAC	6.875
16180271	Wells Fargo	6.375
16178191	GMAC	6.5
16179152	INDYMAC	7.413
16178979	INDYMAC	8.288
16178924	INDYMAC	6.888
16178943	INDYMAC	7.788
16179610	EMC Mortgage	7.375
16179269	INDYMAC	6.413
16179519	EMC Mortgage	7.375
16179923	EMC Mortgage	7.125
16179360	EMC Mortgage	6.75
16180073	PAUL FINANCIAL	8.25
16180435	Wells Fargo	7.375
16180272	Wells Fargo	6.375
16179752	EMC Mortgage	7.375
16178545	GMAC	6.375
16178648	GMAC	7
16178915	INDYMAC	6.988
16179681	EMC Mortgage	7.375
16178584	GMAC	6.25
16180233	Wells Fargo	7
16179291	INDYMAC	7.413
16178373	GMAC	6.375
16179361	EMC Mortgage	7.125
16180250	Wells Fargo	6
16178935	INDYMAC	7.488
16179556	EMC Mortgage	7.375
16178962	INDYMAC	8.263
16178791	GMAC	7.25
16178292	GMAC	6.5
16180083	PAUL FINANCIAL	6.875
16178334	GMAC	5.875
16179262	INDYMAC	7.588
16178667	GMAC	6.75
16179241	INDYMAC	7.038
16179958	EMC Mortgage	7.375
16178357	GMAC	6.875
16178216	GMAC	6.5
16180013	EMC Mortgage	6.75
16179846	EMC Mortgage	7.375
16179637	EMC Mortgage	7
16180251	Wells Fargo	6.25
16180102	PAUL FINANCIAL	8.375
16178683	GMAC	6.875
16178300	GMAC	7
16178765	GMAC	6.375
16179796	EMC Mortgage	7.75
16178564	GMAC	6.75
16179114	INDYMAC	7.438
16178383	GMAC	6.5
16180014	EMC Mortgage	7.375
16179473	EMC Mortgage	6.38833
16179794	EMC Mortgage	7.25
16180176	PAUL FINANCIAL	8
16179007	INDYMAC	7.938
16180252	Wells Fargo	6.5
16179699	EMC Mortgage	7.375
16179041	INDYMAC	8.288
16180111	PAUL FINANCIAL	6.875
16179614	EMC Mortgage	7.375
16178517	GMAC	6.5
16179213	INDYMAC	7.413
16179215	INDYMAC	6.913
16179639	EMC Mortgage	7.375
16179353	EMC Mortgage	7.375
16180253	Wells Fargo	6.625
16178951	INDYMAC	7.288
16179669	EMC Mortgage	7.375
16180030	PAUL FINANCIAL	7.25
16179263	INDYMAC	7.413
16179506	EMC Mortgage	7.25
16179131	INDYMAC	7.588
16179227	INDYMAC	7.413
16179913	EMC Mortgage	7.375
16178365	GMAC	5.5
16178862	GMAC	7
16179946	EMC Mortgage	6.96333
16180612	Wells Fargo	6.5
16179461	EMC Mortgage	7.375
16180057	PAUL FINANCIAL	7.125
16179339	EMC Mortgage	7
16179617	EMC Mortgage	7.375
16179023	INDYMAC	7.488
16178482	GMAC	6.5
16178906	INDYMAC	7.838
16178769	GMAC	6.625
16179219	INDYMAC	6.788
16178384	GMAC	5.75

16179096	INDYMAC	7.588
16178256	GMAC	6.5
16179112	INDYMAC	6.538
16179856	EMC Mortgage	7.375
16179224	INDYMAC	6.663
16180613	Wells Fargo	6.375
16179462	EMC Mortgage	7.125
16178721	GMAC	6.125
16179358	EMC Mortgage	7.375
16179408	EMC Mortgage	7.375
16178941	INDYMAC	7.838
16179043	INDYMAC	7.988
16178914	INDYMAC	7.088
16179678	EMC Mortgage	7.375
16178933	INDYMAC	8.288
16178766	GMAC	5.875
16178569	GMAC	6.25
16179220	INDYMAC	7.038
16179211	INDYMAC	7.413
16179857	EMC Mortgage	7.375
16178361	GMAC	7
16179127	INDYMAC	7.038
16179906	EMC Mortgage	7.375
16178366	GMAC	5.5
16179463	EMC Mortgage	7.375
16179403	EMC Mortgage	7.375
16178657	GMAC	6.5
16179749	EMC Mortgage	7.33833
16179570	EMC Mortgage	7.375
16179140	INDYMAC	7.413
16179031	INDYMAC	8.288
16179679	EMC Mortgage	7.375
16178261	GMAC	6.625
16180080	PAUL FINANCIAL	7.75
16179267	INDYMAC	6.538
16179259	INDYMAC	7.038
16179287	INDYMAC	7.413
16179130	INDYMAC	7.413
16179956	EMC Mortgage	7.33833
16180011	EMC Mortgage	7.375
16178840	GMAC	7.125
16178817	GMAC	6.625
16179890	EMC Mortgage	7.375
16180524	Wells Fargo	7
16179642	EMC Mortgage	8.375
16179446	EMC Mortgage	7.25
16179012	INDYMAC	7.388
16180249	Wells Fargo	6.625
16179040	INDYMAC	7.438
16178950	INDYMAC	8.263
16179504	EMC Mortgage	7.25
16179288	INDYMAC	7.288
16179911	EMC Mortgage	7.375
16179957	EMC Mortgage	7.375
16180012	EMC Mortgage	7.375
16180069	PAUL FINANCIAL	7.125
16180060	PAUL FINANCIAL	7.75
16180525	Wells Fargo	6.375
16179447	EMC Mortgage	7.375
16179973	EMC Mortgage	7.375
16180134	PAUL FINANCIAL	7.625
16178908	INDYMAC	7.188
16179657	EMC Mortgage	7
16179788	EMC Mortgage	7.375
16180032	PAUL FINANCIAL	6.875
16179110	INDYMAC	7.588
16178674	GMAC	6.625
16179901	EMC Mortgage	7.375
16180608	Wells Fargo	6.25
16179457	EMC Mortgage	7.375
16179997	EMC Mortgage	7.375
16180049	PAUL FINANCIAL	7
16179104	INDYMAC	7.163
16180508	Wells Fargo	6.75
16179174	INDYMAC	7.838
16179435	EMC Mortgage	7.125
16178782	GMAC	6.75
16180046	PAUL FINANCIAL	7.875
16179030	INDYMAC	7.388
16179020	INDYMAC	8.288
16178585	GMAC	6.75
16180098	PAUL FINANCIAL	6.125
16178574	GMAC	6.5
16178289	GMAC	6.625
16178254	GMAC	7.25
16179853	EMC Mortgage	7.375
16179902	EMC Mortgage	7.25
16180609	Wells Fargo	6.125
16179458	EMC Mortgage	6.875
16179998	EMC Mortgage	7.25
16179005	INDYMAC	8.263
16179400	EMC Mortgage	7.375
16178932	INDYMAC	7.888
16180081	PAUL FINANCIAL	7.5
16178582	GMAC	7.125

16179257	INDYMAC	7.288
16178615	GMAC	6.25
16179126	INDYMAC	7.588
16179903	EMC Mortgage	7.375
16180610	Wells Fargo	7.125
16180160	PAUL FINANCIAL	7.25
16179459	EMC Mortgage	7.25
16179626	EMC Mortgage	7.375
16178443	GMAC	6.25
16179357	EMC Mortgage	7.375
16179401	EMC Mortgage	7.25
16179021	INDYMAC	7.768
16178331	GMAC	6.75
16179658	EMC Mortgage	7.375
16180041	PAUL FINANCIAL	7.75
16179218	INDYMAC	7.038
16178465	GMAC	7
16178665	GMAC	6.625
16178255	GMAC	6.75
16179854	EMC Mortgage	7.375
16179904	EMC Mortgage	7.375
16179945	EMC Mortgage	7.375
16180611	Wells Fargo	6.625
16179402	EMC Mortgage	7.375
16179974	EMC Mortgage	7.375
16178957	INDYMAC	7.188
16178480	GMAC	6.5
16179677	EMC Mortgage	7.375
16180093	PAUL FINANCIAL	6.75
16178285	GMAC	6.25
16178346	GMAC	6.5
16179111	INDYMAC	7.413
16179855	EMC Mortgage	7.375
16179905	EMC Mortgage	7.375
16180168	PAUL FINANCIAL	7.125
16178703	GMAC	6.5
16178695	GMAC	6.25
16178777	GMAC	6.375
16178235	GMAC	5.75
16179994	EMC Mortgage	7.33833
16179876	EMC Mortgage	7.375
16180501	Wells Fargo	6.75
16180571	Wells Fargo	6.25
16179094	INDYMAC	8.328
16178356	GMAC	6.45
16180339	Wells Fargo	6.875
16180403	Wells Fargo	7.4
16179730	EMC Mortgage	7.375
16179343	EMC Mortgage	7.625
16180086	PAUL FINANCIAL	6.875
16178673	GMAC	6.75
16178185	GMAC	6.5
16179995	EMC Mortgage	7.375
16180502	Wells Fargo	5.875
16180572	Wells Fargo	6.75
16180187	PAUL FINANCIAL	7.5
16179430	EMC Mortgage	7.375
16180340	Wells Fargo	7.25
16180404	Wells Fargo	7.75
16178810	GMAC	6.875
16178973	INDYMAC	8.263
16179050	INDYMAC	7.988
16178433	GMAC	6.5
16178329	GMAC	6.375
16178308	GMAC	6.25
16178236	GMAC	6.5
16180503	Wells Fargo	6.25
16179877	EMC Mortgage	7.375
16180573	Wells Fargo	6.5
16179078	INDYMAC	7.138
16179095	INDYMAC	7.638
16179431	EMC Mortgage	7.375
16180341	Wells Fargo	6.5
16180405	Wells Fargo	6.625
16179832	EMC Mortgage	6.875
16180113	PAUL FINANCIAL	6.875
16179971	EMC Mortgage	7.375
16178903	INDYMAC	7.588
16179768	EMC Mortgage	7.625
16178788	GMAC	5.875
16178902	INDYMAC	7.588
16179237	INDYMAC	7.588
16180604	Wells Fargo	6.5
16179547	EMC Mortgage	7.25
16179103	INDYMAC	7.588
16180504	Wells Fargo	7
16180574	Wells Fargo	6.5
16179432	EMC Mortgage	7.375
16180342	Wells Fargo	6.75
16179833	EMC Mortgage	7.375
16178800	GMAC	6.125
16179541	EMC Mortgage	7.375
16178288	GMAC	6.75
16178464	GMAC	6.625
16178252	GMAC	6.375

16178343	GMAC	6.875
16178554	GMAC	6.375
16180605	Wells Fargo	6.75
16179944	EMC Mortgage	7.375
16178526	GMAC	6.625
16178237	GMAC	5.75
16180505	Wells Fargo	6.875
16179878	EMC Mortgage	7.375
16180575	Wells Fargo	6.625
16178474	GMAC	6.75
16179433	EMC Mortgage	7.375
16179780	EMC Mortgage	7.125
16180343	Wells Fargo	6.5
16179834	EMC Mortgage	7
16178412	GMAC	6.625
16178698	GMAC	6.875
16178905	INDYMAC	7.588
16180131	PAUL FINANCIAL	7.375
16180104	PAUL FINANCIAL	7.875
16180031	PAUL FINANCIAL	7.125
16178751	GMAC	6.5
16179256	INDYMAC	7.438
16178467	GMAC	6.75
16179222	INDYMAC	6.688
16179900	EMC Mortgage	7.375
16178749	GMAC	6.625
16180606	Wells Fargo	6.125
16178559	GMAC	7.125
16178553	GMAC	5.375
16179199	INDYMAC	6.138
16180506	Wells Fargo	6.5
16179767	EMC Mortgage	7.375
16180344	Wells Fargo	7.125
16178442	GMAC	6.5
16179972	EMC Mortgage	7.25
16179769	EMC Mortgage	7.375
16178253	GMAC	5.75
16179210	INDYMAC	7.413
16180607	Wells Fargo	6.375
16179996	EMC Mortgage	7.375
16178492	GMAC	7.25
16180507	Wells Fargo	6.625
16179879	EMC Mortgage	7.375
16179079	INDYMAC	7.988
16179434	EMC Mortgage	7.375
16178720	GMAC	6.5
16180043	PAUL FINANCIAL	7.125
16178871	GMAC	6.75
16179281	INDYMAC	7.413
16178233	GMAC	6.25
16180567	Wells Fargo	6.375
16180335	Wells Fargo	6.75
16180399	Wells Fargo	6.625
16180068	PAUL FINANCIAL	8
16180467	Wells Fargo	6.5
16179086	INDYMAC	7.188
16180305	Wells Fargo	7
16178411	GMAC	6.75
16178400	GMAC	6.375
16178452	GMAC	6.375
16179615	EMC Mortgage	7.875
16178500	GMAC	6.5
16179873	EMC Mortgage	7.375
16180568	Wells Fargo	6.625
16180336	Wells Fargo	6
16180400	Wells Fargo	5.75
16180306	Wells Fargo	6.25
16179645	EMC Mortgage	6.625
16180154	PAUL FINANCIAL	7.625
16179728	EMC Mortgage	7.375
16180021	EMC Mortgage	7.125
16179616	EMC Mortgage	7.375
16178234	GMAC	5.75
16180499	Wells Fargo	6.375
16179874	EMC Mortgage	7.375
16180569	Wells Fargo	6.625
16180337	Wells Fargo	7.25
16180175	PAUL FINANCIAL	6.75
16179479	EMC Mortgage	7
16180401	Wells Fargo	6.875
16178994	INDYMAC	8.288
16180468	Wells Fargo	6.875
16179729	EMC Mortgage	7.375
16178453	GMAC	6.625
16180096	PAUL FINANCIAL	7.25
16178677	GMAC	6.875
16178461	GMAC	6.25
16178182	GMAC	6.375
16180078	PAUL FINANCIAL	7.25
16180500	Wells Fargo	6.875
16179875	EMC Mortgage	7.25
16180570	Wells Fargo	6.375
16180338	Wells Fargo	6.875
16180402	Wells Fargo	6.75
16180469	Wells Fargo	7.375

16178653	GMAC	6
16179075	INDYMAC	7.388
16179049	INDYMAC	7.388
16180118	PAUL FINANCIAL	6.875
16179501	EMC Mortgage	7.375
16180229	Wells Fargo	6.75
16178362	GMAC	5.5
16178744	GMAC	6.75
16179376	EMC Mortgage	7
16179546	EMC Mortgage	7.375
16180529	Wells Fargo	6
16180298	Wells Fargo	6
16180366	Wells Fargo	7.25
16178421	GMAC	6.625
16179693	EMC Mortgage	7.375
16180123	PAUL FINANCIAL	7.5
16180035	PAUL FINANCIAL	7
16179776	EMC Mortgage	6.875
16180230	Wells Fargo	6
16179502	EMC Mortgage	7.375
16180063	PAUL FINANCIAL	7
16180180	PAUL FINANCIAL	7.625
16179189	INDYMAC	7.413
16180461	Wells Fargo	7.25
16180530	Wells Fargo	6.75
16180299	Wells Fargo	7.125
16180367	Wells Fargo	5.875
16178491	GMAC	5.875
16178450	GMAC	6.25
16178946	INDYMAC	7.638
16178968	INDYMAC	7.263
16179046	INDYMAC	8.088
16178709	GMAC	6.875
16180112	PAUL FINANCIAL	7.375
16179053	INDYMAC	8.288
16179705	EMC Mortgage	1.75
16178624	GMAC	7.25
16180103	PAUL FINANCIAL	7.875
16180231	Wells Fargo	6.25
16179119	INDYMAC	6.538
16180462	Wells Fargo	7
16180531	Wells Fargo	6.5
16180300	Wells Fargo	6.5
16180368	Wells Fargo	6.375
16179722	EMC Mortgage	7.375
16178694	GMAC	6.875
16180050	PAUL FINANCIAL	7.375
16180149	PAUL FINANCIAL	7.25
16179279	INDYMAC	7.413
16179296	INDYMAC	6.913
16180072	PAUL FINANCIAL	7.875
16180232	Wells Fargo	6.5
16178886	INDYMAC	7.138
16179308	EMC Mortgage	7.875
16179377	EMC Mortgage	7.375
16180463	Wells Fargo	6.375
16180532	Wells Fargo	6
16179147	INDYMAC	7.413
16179084	INDYMAC	8.263
16180301	Wells Fargo	6.75
16180369	Wells Fargo	6
16179723	EMC Mortgage	7.375
16178451	GMAC	6.5
16179813	EMC Mortgage	7.125
16179027	INDYMAC	6.788
16179706	EMC Mortgage	6.875
16178326	GMAC	5.75
16180089	PAUL FINANCIAL	7
16178388	GMAC	5.875
16178670	GMAC	6.75
16179378	EMC Mortgage	7.875
16180464	Wells Fargo	6.5
16180533	Wells Fargo	7
16180302	Wells Fargo	6.5
16180370	Wells Fargo	6.125
16179724	EMC Mortgage	7.375
16179766	EMC Mortgage	7.375
16178702	GMAC	6.5
16178947	INDYMAC	7.513
16179814	EMC Mortgage	6.75
16178422	GMAC	6.875
16180094	PAUL FINANCIAL	7.75
16180150	PAUL FINANCIAL	7.125
16179515	EMC Mortgage	7.375
16178740	GMAC	5.625
16180398	Wells Fargo	7.25
16180465	Wells Fargo	7.125
16180534	Wells Fargo	7.5
16179085	INDYMAC	8.138
16178972	INDYMAC	7.788
16180303	Wells Fargo	5.875
16180158	PAUL FINANCIAL	7.625
16179159	INDYMAC	7.413
16180371	Wells Fargo	6.125
16179063	INDYMAC	8.288

16178987	INDYMAC	7.288
16179725	EMC Mortgage	7.375
16179595	EMC Mortgage	6.125
16178797	GMAC	6.75
16180135	PAUL FINANCIAL	7.375
16178606	GMAC	6.875
16179342	EMC Mortgage	7.375
16178899	INDYMAC	7.413
16180566	Wells Fargo	6.25
16180466	Wells Fargo	6.25
16178965	INDYMAC	8.263
16180535	Wells Fargo	6.5
16180304	Wells Fargo	6.25
16178432	GMAC	6.75
16178988	INDYMAC	7.388
16179726	EMC Mortgage	7.375
16178881	GMAC	6
16180055	PAUL FINANCIAL	8
16179962	EMC Mortgage	7.375
16178910	INDYMAC	8.288
16178573	GMAC	6.375
16179239	INDYMAC	7.838
16179305	EMC Mortgage	6.75
16178244	GMAC	5.875
16178664	GMAC	6.625
16178513	GMAC	6.5
16179841	EMC Mortgage	7
16179887	EMC Mortgage	7.375
16180520	Wells Fargo	6.75
16180589	Wells Fargo	7.5
16179988	EMC Mortgage	7.33833
16180422	Wells Fargo	7
16180182	PAUL FINANCIAL	1
16179171	INDYMAC	7.588
16178417	GMAC	6.5
16178275	GMAC	6.375
16178478	GMAC	6.375
16178190	GMAC	6.125
16180120	PAUL FINANCIAL	7.25
16180009	EMC Mortgage	7.125
16179842	EMC Mortgage	7.375
16179633	EMC Mortgage	7.125
16180521	Wells Fargo	6.5
16180590	Wells Fargo	6.375
16179936	EMC Mortgage	7.33833
16179444	EMC Mortgage	7.375
16180059	PAUL FINANCIAL	7.625
16180423	Wells Fargo	6.625
16179963	EMC Mortgage	7.375
16179770	EMC Mortgage	9.125
16179954	EMC Mortgage	7.375
16178245	GMAC	6.125
16180522	Wells Fargo	6.875
16179634	EMC Mortgage	7
16179122	INDYMAC	7.588
16180591	Wells Fargo	6.375
16179782	EMC Mortgage	7.375
16180424	Wells Fargo	6.5
16178418	GMAC	6.75
16179964	EMC Mortgage	7.375
16178911	INDYMAC	7.488
16179667	EMC Mortgage	7.25
16179240	INDYMAC	7.413
16179955	EMC Mortgage	7.375
16179844	EMC Mortgage	7.375
16179635	EMC Mortgage	7.125
16179889	EMC Mortgage	7.375
16180523	Wells Fargo	6.25
16179197	INDYMAC	7.288
16180592	Wells Fargo	6.5
16179937	EMC Mortgage	7.375
16178457	GMAC	6.375
16179445	EMC Mortgage	7.25
16178725	GMAC	6.375
16179069	INDYMAC	7.888
16178543	GMAC	6.625
16179668	EMC Mortgage	7.375
16180085	PAUL FINANCIAL	7.25
16179311	EMC Mortgage	7.25
16178680	GMAC	6.75
16179286	INDYMAC	6.788
16180010	EMC Mortgage	7.33833
16178246	GMAC	6.875
16178844	GMAC	6.625
16179793	EMC Mortgage	7.625
16179636	EMC Mortgage	7
16180593	Wells Fargo	6.5
16178419	GMAC	6.5
16179789	EMC Mortgage	7.375
16180136	PAUL FINANCIAL	7.625
16178333	GMAC	5.25
16178176	GMAC	5.75
16179375	EMC Mortgage	7.375
16179550	EMC Mortgage	7.375
16180528	Wells Fargo	6.5



16180297	Wells Fargo	7.5
16179158	INDYMAC	7.413
16180365	Wells Fargo	7.75
16179038	INDYMAC	7.588
16180267	Wells Fargo	6.75
16179591	EMC Mortgage	7.21333
16179026	INDYMAC	8.263
16178312	GMAC	6.125
16179568	EMC Mortgage	7.375
16178324	GMAC	6
16178711	GMAC	6.5
16178630	GMAC	7.5
16179522	EMC Mortgage	7.375
16178631	GMAC	6.5
16179523	EMC Mortgage	7.375
16178470	GMAC	6.5
16180095	PAUL FINANCIAL	7
16179961	EMC Mortgage	7.33833
16179532	EMC Mortgage	7.375
16178393	GMAC	6.25
16180101	PAUL FINANCIAL	7.125
16180087	PAUL FINANCIAL	7.625
16180100	PAUL FINANCIAL	8
16178737	GMAC	7.125
16178614	GMAC	6.625
16180519	Wells Fargo	6.625
16179886	EMC Mortgage	7.375
16180588	Wells Fargo	6.5
16179934	EMC Mortgage	7.375
16179987	EMC Mortgage	7.375
16180421	Wells Fargo	6.375
16178986	INDYMAC	8.288
16180488	Wells Fargo	7
16178995	INDYMAC	7.388
16179420	EMC Mortgage	6.875
16178287	GMAC	6.25
16178438	GMAC	6.5
16178752	GMAC	6.25
16178229	GMAC	6.75
16180489	Wells Fargo	6
16179865	EMC Mortgage	7.375
16180559	Wells Fargo	6.75
16180394	Wells Fargo	6.75
16180459	Wells Fargo	6.75
16178408	GMAC	6.25
16179606	EMC Mortgage	7.375
16179625	EMC Mortgage	7.375
16178982	INDYMAC	7.488
16179720	EMC Mortgage	2.5
16180038	PAUL FINANCIAL	7.5
16180082	PAUL FINANCIAL	6.875
16178867	GMAC	6.625
16179989	EMC Mortgage	2.5
16179866	EMC Mortgage	7.33833
16180490	Wells Fargo	7.5
16180560	Wells Fargo	6.25
16179421	EMC Mortgage	7.375
16180329	Wells Fargo	6.75
16180395	Wells Fargo	6.375
16180460	Wells Fargo	7.125
16178807	GMAC	6.5
16179167	INDYMAC	7.588
16180164	PAUL FINANCIAL	7.625
16180056	PAUL FINANCIAL	7.125
16179827	EMC Mortgage	6.75
16178430	GMAC	6.75
16178530	GMAC	6.375
16178776	GMAC	6.375
16179534	EMC Mortgage	7.375
16179517	EMC Mortgage	7.375
16178230	GMAC	6.625
16179990	EMC Mortgage	7.125
16179867	EMC Mortgage	7.375
16180491	Wells Fargo	6.75
16180561	Wells Fargo	5.875
16178977	INDYMAC	7.688
16180330	Wells Fargo	6
16180396	Wells Fargo	6.25
16178409	GMAC	6.875
16179721	EMC Mortgage	7.375
16179312	EMC Mortgage	7
16179535	EMC Mortgage	7.33833
16179304	INDYMAC	7.288
16178577	GMAC	6.625
16178671	GMAC	6.5
16178746	GMAC	6.5
16178507	GMAC	6.75
16178558	GMAC	7.25
16180425	Wells Fargo	6.375
16180492	Wells Fargo	5.875
16180562	Wells Fargo	7.25
16179002	INDYMAC	7.888
16180331	Wells Fargo	7.25
16178439	GMAC	6.875
16179058	INDYMAC	8.288

16178431	GMAC	6.375
16180167	PAUL FINANCIAL	7.5
16179536	EMC Mortgage	7.375
16179332	EMC Mortgage	7.125
16180071	PAUL FINANCIAL	7.25
16179938	EMC Mortgage	7.375
16178231	GMAC	6.625
16180426	Wells Fargo	6.25
16179868	EMC Mortgage	7.375
16180493	Wells Fargo	6.875
16180563	Wells Fargo	6.5
16178978	INDYMAC	8.288
16179647	EMC Mortgage	7.375
16180332	Wells Fargo	7.75
16180397	Wells Fargo	6
16179743	EMC Mortgage	7.375
16180142	PAUL FINANCIAL	7.625
16179965	EMC Mortgage	7.375
16179537	EMC Mortgage	7.375
16178672	GMAC	6.75
16180189	PAUL FINANCIAL	7.625
16179939	EMC Mortgage	7.375
16180594	Wells Fargo	6.25
16179991	EMC Mortgage	7.375
16180427	Wells Fargo	6.75
16179869	EMC Mortgage	7.375
16180494	Wells Fargo	7.375
16180564	Wells Fargo	7.5
16179003	INDYMAC	6.838
16179093	INDYMAC	7.388
16180333	Wells Fargo	6.125
16178993	INDYMAC	7.388
16179798	EMC Mortgage	4.875
16179538	EMC Mortgage	7.33833
16179338	EMC Mortgage	7.375
16178276	GMAC	6.625
16178542	GMAC	6.25
16178247	GMAC	6.5
16180595	Wells Fargo	6.375
16178232	GMAC	6.5
16180428	Wells Fargo	7.375
16179870	EMC Mortgage	7.375
16180495	Wells Fargo	6.625
16180565	Wells Fargo	6.5
16179172	INDYMAC	7.413
16179425	EMC Mortgage	6.875
16178410	GMAC	6.5
16178929	INDYMAC	7.088
16178747	GMAC	6.5
16179940	EMC Mortgage	7.375
16180596	Wells Fargo	6.375
16179992	EMC Mortgage	7.375
16180429	Wells Fargo	5.875
16179871	EMC Mortgage	7.375
16180496	Wells Fargo	6.5
16180173	PAUL FINANCIAL	6.375
16179426	EMC Mortgage	7.375
16180334	Wells Fargo	6.125
16178440	GMAC	6.375
16179745	EMC Mortgage	7.375
16178808	GMAC	7.125
16179966	EMC Mortgage	6.875
16179028	INDYMAC	7.788
16178930	INDYMAC	7.038
16178344	GMAC	6.375
16178248	GMAC	5.875
16179893	EMC Mortgage	7.375
16179941	EMC Mortgage	7.288
16180597	Wells Fargo	5.875
16179181	INDYMAC	7.588
16180430	Wells Fargo	7.5
16179186	INDYMAC	7.338
16179872	EMC Mortgage	7.375
16180497	Wells Fargo	6.375
16178861	GMAC	6.625
16179004	INDYMAC	8.288
16179427	EMC Mortgage	7.375
16178731	GMAC	6.375
16180145	PAUL FINANCIAL	7.875
16179967	EMC Mortgage	7.375
16179539	EMC Mortgage	7.375
16178539	GMAC	6.375
16180121	PAUL FINANCIAL	7.25
16178345	GMAC	6.5
16178217	GMAC	6.75
16178738	GMAC	5.875
16178498	GMAC	6.25
16180015	EMC Mortgage	7.375
16178609	GMAC	6.375
16179894	EMC Mortgage	7.375
16180002	EMC Mortgage	7.375
16179187	INDYMAC	7.413
16178501	GMAC	6.75
16180513	Wells Fargo	6.5
16179882	EMC Mortgage	7.25

16179440	EMC Mortgage	7.75
16178445	GMAC	6.75
16178316	GMAC	6.875
16180064	PAUL FINANCIAL	7.125
16179543	EMC Mortgage	7.375
16178907	INDYMAC	7.288
16178347	GMAC	6.875
16179649	EMC Mortgage	7.25
16178257	GMAC	6.25
16179200	INDYMAC	7.413
16180615	Wells Fargo	6.25
16180003	EMC Mortgage	7.375
16178242	GMAC	6.5
16178321	GMAC	5.625
16178998	INDYMAC	7.488
16180514	Wells Fargo	6.125
16179629	EMC Mortgage	7.375
16180583	Wells Fargo	6.75
16179441	EMC Mortgage	7.33833
16179340	EMC Mortgage	7.375
16178274	GMAC	6.625
16178538	GMAC	6.5
16179612	EMC Mortgage	7.25
16179651	EMC Mortgage	7.375
16178904	INDYMAC	7.588
16178579	GMAC	7.25
16180090	PAUL FINANCIAL	8
16178616	GMAC	6.875
16179907	EMC Mortgage	7.375
16180616	Wells Fargo	6.25
16179949	EMC Mortgage	7.375
16179188	INDYMAC	7.838
16180515	Wells Fargo	6.375
16179080	INDYMAC	7.888
16178446	GMAC	6.5
16179800	EMC Mortgage	7.375
16178839	GMAC	7
16179661	EMC Mortgage	7.25
16178348	GMAC	5.75
16178330	GMAC	6.875
16178258	GMAC	6.875
16180097	PAUL FINANCIAL	7.125
16179908	EMC Mortgage	7.33833
16179238	INDYMAC	7.038
16180617	Wells Fargo	7.5
16179192	INDYMAC	7.438
16180516	Wells Fargo	5.875
16180148	PAUL FINANCIAL	6.625
16178732	GMAC	6.375
16179662	EMC Mortgage	1.75
16178187	GMAC	7.375
16178268	GMAC	6
16178188	GMAC	7.25
16179791	EMC Mortgage	1
16179795	EMC Mortgage	1
16179797	EMC Mortgage	1
16179959	EMC Mortgage	1
16179799	EMC Mortgage	2
16178350	GMAC	7.5
16178351	GMAC	7.5
16178270	GMAC	5.875
16178514	GMAC	6.75
16178352	GMAC	6.75
16178271	GMAC	6.125
16178272	GMAC	6.125
16179325	EMC Mortgage	8.625
16179406	EMC Mortgage	7.375
16178515	GMAC	7.25
16179326	EMC Mortgage	9
16178516	GMAC	6.5
16178273	GMAC	7.5
16178193	GMAC	7
16179409	EMC Mortgage	7.375
16178194	GMAC	7
16178195	GMAC	7.5
16178196	GMAC	7.375
16178277	GMAC	5.125
16178358	GMAC	6.875
16178197	GMAC	7
16178278	GMAC	6.625
16178198	GMAC	6
16178279	GMAC	7.375
16178199	GMAC	6.125
16180004	EMC Mortgage	7.08833
16178520	GMAC	6.5
16178603	GMAC	7.375
16178360	GMAC	6.25
16178604	GMAC	7.5
16178607	GMAC	6.375
16179336	EMC Mortgage	2
16178283	GMAC	6.125
16178284	GMAC	7
16179337	EMC Mortgage	2
16178527	GMAC	7.5
16178529	GMAC	6.5

16179892	EMC Mortgage	6.96333
16180019	EMC Mortgage	1
16178612	GMAC	7.5
16178370	GMAC	5.625
16178533	GMAC	6.875
16178534	GMAC	6.125
16178535	GMAC	7.375
16178536	GMAC	6.5
16178537	GMAC	6.5
16178456	GMAC	7.25
16178294	GMAC	7.375
16178618	GMAC	6.625
16178296	GMAC	6.25
16178459	GMAC	7.375
16178298	GMAC	7.375
16178379	GMAC	5.875
16180020	EMC Mortgage	1
16178701	GMAC	7.375
16178540	GMAC	7
16179350	EMC Mortgage	7.375
16178460	GMAC	7.375
16178623	GMAC	6.5
16178705	GMAC	6.125
16178463	GMAC	6.25
16178382	GMAC	5.875
16178544	GMAC	7.375
16178707	GMAC	6.75
16179518	EMC Mortgage	7.375
16178627	GMAC	7.375
16178385	GMAC	5.875
16178628	GMAC	7.375
16178466	GMAC	7.375
16178469	GMAC	7.5
16178389	GMAC	5.25
16178710	GMAC	7.25
16180393	Wells Fargo	6.625
16178964	INDYMAC	7.388
16179000	INDYMAC	8.288
16179083	INDYMAC	7.628
16180296	Wells Fargo	7.25
16179605	EMC Mortgage	7.25
16179157	INDYMAC	7.588
16179719	EMC Mortgage	7.375
16180042	PAUL FINANCIAL	7.75
16178532	GMAC	6.25
16178521	GMAC	5.75
16179486	EMC Mortgage	6.5
16178896	INDYMAC	7.413
99999001	Wells Fargo	6.875
99999004	Wells Fargo	7.225
99999005	Wells Fargo	6.875
99999007	Wells Fargo	6.875
99999010	INDYMAC	6.988
15980136	EMC Mortgage	7
99999200	Wells Fargo	7.75
99999201	Wells Fargo	6.625
99999202	Wells Fargo	7.25

LOAN_SEQ	CITY1	STATE	ZIP_CODE
16180262	OSWEGO	IL	60543
122405144	SAN DIEGO	CA	92139
16178479	LOVELAND	CO	80537
16179674	SOUTH WINDSOR	CT	6074
16180224	WINSTON SALEM	NC	27107
16179289	SAN LEANDRO	CA	94577
16179228	POWAY	CA	92064
16178371	SCOTTSDALE	AZ	85260
16179245	CORONA	CA	92883
16179852	DENVER	CO	80204
16180263	HALETHORPE	MD	21227
16179810	SAN DIEGO	CA	92113
16178940	LOS ANGELES	CA	90026
16180106	SAN RAMON	CA	94582
16180161	COLORADO SPRINGS	CO	80909
16180225	KANSAS CITY	MO	64119
16179773	CORONA	CA	92880
16178566	PEORIA	AZ	85345
16179511	READING STATION	PA	19606
16179290	LIVERMORE	CA	94551
16179920	COTTONWOOD HEIGHTS	UT	84121
16179019	RANCHO CUCAMONGA	CA	91739
16180362	ALPINE	NJ	7620
16180264	SKOKIE	IL	60076
16179811	LOXAHATCHEE	FL	33470
16178420	LAS VEGAS	NV	89147
16179566	PARKER	CO	80138
16179675	CLEARWATER	FL	33763
16180122	DOS PALOS	CA	93620
16178735	DORAL	FL	33166
16180226	PASO ROBLES	CA	93446
16179512	OLDSMAR	FL	34677
16179214	ESCONDIDO	CA	92027

16179133	MESA	AZ	85207
16179373	ORLANDO	FL	32826
16180363	NORTHRIDGE AREA	CA	91324
16180265	WAUKEGAN	IL	60085
16179703	LAS VEGAS	NV	89102
16179567	CENTENNIAL	CO	80112
16178332	HORSESHOE BAY	TX	78657
16178522	ROSEVILLE	CA	95661
16179482	BANNING	CA	92220
16179118	SUN CITY	CA	92586
16179134	DALY CITY	CA	94014
16179772	SAN DIEGO	CA	92154
16179374	MIAMI	FL	33172
16180364	SPRING HILL	FL	34609
16178546	DENVER	CO	80223
16178967	STUART	FL	34997
16180266	SHASTA LAKE	CA	96019
16179812	LONG BEACH	CA	90815
16179704	CEDAR HILLS	UT	84062
16179034	INGLEWOOD	CA	90301
16179692	HESPERIA	CA	92344
16180137	SANTA CRUZ	CA	95060
16178328	GARDENA	CA	90247
16179278	GLENDALE	CA	91204
16180228	ROHNERT PARK	CA	94928
16178855	LOUISVILLE	KY	40220
16180185	WALNUT CREEK	CA	94597
16179922	HENDERSON	NV	89052
16179942	FORT MYERS	FL	33913
16180598	QUEEN CREEK	AZ	85242
16179008	SAN JACINTO	CA	92582
16179013	PEORIA	AZ	85382
16179203	DAVENPORT	FL	33837
16179449	HOLLYWOOD	FL	33024
16180431	PHOENIX	AZ	85086
16178813	GREEN BAY	WI	54311
16179102	CHANDLER	AZ	85224
16179328	CHEHALIS	WA	98532
16178996	GOODYEAR	AZ	85338
16179428	FRESNO	CA	93726
16178441	CULVER CITY	CA	90066
16179747	DETROIT	MI	48228
16178706	SPANAWAY	WA	98387
16179393	PITTSBURGH	PA	15239
16178681	TACOMA	WA	98405
16178669	TEMPLE CITY	CA	91780
16178528	EDMONDS	WA	98026
16179255	SALINAS	CA	93908
16178249	FORT COLLINS	CO	80525
16180076	VISALIA	CA	93292
16178600	FONTANA	CA	92335
16179895	LAWRENCEVILLE	GA	30044
16180599	ELK GROVE	CA	95624
16179993	ACWORTH	GA	30102
16180432	SMITHTOWN	NY	11787
16179173	NORTH PORT	FL	34287
16179429	AURORA	CO	80015
16180129	SANTA ROSA	CA	95404
16179748	DAVISON	MI	48423
16179968	HIGHLANDS RANCH	CO	80126
16179029	CALEXICO	CA	92231
16178912	NORTH LAS VEGAS	NV	89032
16178931	LAS VEGAS	NV	89135
16178335	RIALTO	CA	92377
16179650	IRVINE	CA	92603
16178310	ROSEVILLE	CA	95678
16178218	LOS ANGELES	CA	90272
16179205	SACRAMENTO	CA	95824
16178739	CHULA VISTA	CA	91911
16180016	SAN DIEGO	CA	92139
16178266	DECATUR	GA	30034
16179847	GOLDEN	CO	80403
16179896	SAN FRANCISCO	CA	94118
16179123	TORRANCE	CA	90502
16180600	MELROSE PARK	IL	60160
16179204	MIAMI BEACH	FL	33140
16179450	MIAMI	FL	33190
16178997	SAN BERNARDINO	CA	92410
16178781	NORTH SAINT PAUL	MN	55109
16179969	BRIGHTON	CO	80601
16178953	SUNNYVALE	CA	94086
16178309	MIDLAND	MI	48642
16179242	GARDEN GROVE	CA	92844
16178250	STOCKTON	CA	95206
16180017	SAN DIEGO	CA	92116
16180601	OLATHE	KS	66061
16179014	RIVERSIDE	CA	92503
16180433	CARLSBAD	CA	92009
16178805	CONCORD	NC	28027
16179355	HOUSTON	TX	77089
16179042	CITRUS HEIGHTS	CA	95621
16180091	GREELEY	CO	80634
16178590	ELIZABETH	CO	80107
16178219	PHOENIX	AZ	85041
16178264	PALM BAY	FL	32909

16179897	WAIANAE	HI	96792
16179125	SACRAMENTO	CA	95864
16179193	BEAUMONT	CA	92223
16180602	EVERETT	WA	98208
16179198	FRESNO	CA	93711
16179451	MIAMI	FL	33186
16178726	TAMPA	FL	33647
16180048	WATSONVILLE	CA	95076
16180170	SUISUN CITY	CA	94585
16179970	LITTLETON	CO	80123
16179022	LITCHFIELD PARK	AZ	85340
16178295	WASHINGTON	DC	20001
16178575	ANCHORAGE	AK	99507
16178666	PALM BEACH GARDENS	FL	33410
16180116	FAIRFIELD	CA	94534
16178601	FONTANA	CA	92336
16178251	HOPKINS	MN	55343
16179783	MANASSAS	VA	20112
16179849	PARKER	CO	80134
16179898	CARLSBAD	CA	92008
16179194	PUEBLO WEST	CO	81007
16180603	MT PROSPECT	IL	60056
16179452	LAUDERHILL	FL	33319
16180627	WESLEY CHAPEL	FL	33543
16179396	PALMETTO	FL	34221
16178936	WILMINGTON AREA	CA	90744
16178954	TENAFLY	NJ	7670
16178913	ENCINITAS	CA	92024
16179672	MIAMI	FL	33178
16180110	FAIRFIELD	CA	94533
16178291	TAVARES	FL	32778
16179264	SAN JOSE	CA	95111
16178220	PHOENIX	AZ	85018
16180018	REDDING	CA	96003
16179784	LAS VEGAS	NV	89109
16179108	CHICAGO	IL	60639
16179453	VIRGINIA BEACH	VA	23456
16180259	TRACY	CA	95376
16179673	MASON	MI	48854
16178689	KIRKLAND	WA	98034
16178822	CAMP VERDE	AZ	86322
16179265	MILPITAS	CA	95035
16179217	LOS ANGELES (NORTHRIDGE A	CA	91326
16179243	VENTURA	CA	93001
16179201	OROVILLE	CA	95966
16179850	CONIFER	CO	80433
16179899	RANCHO CUCAMONGA	CA	91737
16179454	BRIDGEPORT	CT	6606
16180260	ESCONDIDO	CA	92025
16179149	INDIO	CA	92201
16179033	MESA	AZ	85207
16179564	BRIGHTON	CO	80601
16178550	HONOLULU	HI	96819
16178937	SANTA PAULA	CA	93060
16179790	VALLEJO	CA	94591
16180190	PALMDALE	CA	93552
16178581	GILBERT	AZ	85233
16178568	EVERETT	WA	98208
16179132	DIXON	CA	95620
16179918	PARKER	CO	80138
16178221	CARSON	CA	90745
16179244	RIVERSIDE	CA	92508
16179017	COVINA	CA	91724
16179109	RIVERSIDE	CA	92508
16178364	TEMECULA	CA	92592
16179351	ESCONDIDO	CA	92026
16179398	STONEWALL	LA	71078
16180261	GALION	OH	44833
16179052	MISSION VIEJO	CA	92692
16179565	COLORADO SPRINGS	CO	80920
16178938	CHULA VISTA	CA	91911
16178339	MOUNT PROSPECT	IL	60056
16180105	DANVILLE	CA	94506
16180088	GOODYEAR	AZ	85338
16178281	RIVERSIDE	CA	92508
16179919	GOODYEAR	AZ	85338
16178192	SPRINGFIELD	VA	22153
16179018	NOVATO	CA	94947
16179851	SALT LAKE CITY	UT	84120
16179456	WASHINGTON	DC	20011
16178773	PEA RIDGE	AR	72751
16178640	TEMPE	AZ	85281
16178688	LOS LUNAS	NM	87031
16179294	YORBA LINDA	CA	92887
16179235	ZIMMERMAN	MN	55398
16180220	RIALTO	CA	92376
16179250	VENTURA	CA	93004
16179207	NAMPA	ID	83651
16180070	RANCHO CORDOVA	CA	95742
16179478	VISTA	CA	92084
16179370	LAKE MARY	FL	32746
16179526	PHILADELPHIA	PA	19103
16180452	NORTH LAS VEGAS	NV	89030
16180289	QUEEN CREEK	AZ	85242
16180358	CHICAGO	IL	60657

16179163	LOS ANGELES	CA	90011
16179036	CHANDLER	AZ	85225
16179586	EAST HARTFORD	CT	6108
16178784	GLENDALE	AZ	85304
16178485	HOUSTON	TX	77008
16179654	KENNESAW	GA	30152
16180036	STOCKTON	CA	95219
16180163	PETALUMA	CA	94952
16179273	EL DORADO HILLS	CA	95762
16180221	ROHNERT PARK	CA	94928
16178387	ROWLAND HEIGHTS	CA	91748
16178359	BROOKLYN	NY	11237
16178897	DORAL	FL	33178
16180077	FARMERSVILLE	CA	93223
16179371	PEMBROKER PINES	FL	33026
16180453	WILMINGTON	DE	19804
16180290	GILBERT	AZ	85236
16179716	KISSIMMEE	FL	34744
16179061	CORAL SPRINGS	FL	33065
16179764	LONG BEACH	CA	90802
16179143	HENDERSON	NV	89015
16179807	SAN LORENZO	CA	94580
16178809	CHULA VISTA	CA	91913
16179024	SAN JOSE	CA	95148
16178793	SPOKANE	WA	99208
16180139	SANTA CLARITA	CA	91355
16179274	MURRIETA	CA	92562
16179295	CORONA	CA	92882
16180222	BLANCHARD	ND	58009
16178842	SURPRISE	AZ	85379
16178510	FENTON	MO	63026
16180622	SAINT PAUL	MN	55104
16180454	PHOENIX	AZ	85033
16179166	SAN DIEGO	CA	92105
16179073	DIAMOND BAR	CA	91765
16180291	NEW PORT RICHEY	FL	34654
16180359	SHERMAN OAKS AREA	CA	91423
16178448	LINCOLN	CA	95648
16180065	RICHMOND	CA	94801
16179808	GRANADA HILLS	CA	91344
16179587	SOUTHFIELD	MI	48034
16178638	SAN ANTONIO	TX	78244
16179702	WEST BLOOMFIELD	MI	48322
16179655	NORCROSS	GA	30093
16179025	IMPERIAL	CA	92251
16179691	DEARBORN	MI	48126
16178587	COLORADO SPRINGS	CO	80920
16178523	LAS VEGAS	NV	89123
16180223	LYNN	MA	1902
16179372	ORLANDO	FL	32836
16180623	ST HELENS	OR	97051
16180389	FRESNO	CA	93727
16180455	PITTSBURG	CA	94565
16179074	SAN LUIS OBISPO	CA	93405
16180292	GLADSTONE	MO	64118
16180360	FAIRFIELD	CA	94533
16179809	SANTA ANA	CA	92707
16180141	SALINAS	CA	93907
16178620	NEWBERRY	FL	32669
16178699	GREELEY	CO	80634
16178629	BRECKENRIDGE	CO	80424
16180084	SAN CARLOS	CA	94070
16178825	TRABUCO CANYON	CA	92679
16179275	CLOVIS	CA	93611
16180181	BRISBANE	CA	94005
16178378	VACAVILLE	CA	95687
16180624	CHICAGO	IL	60622
16180390	ALAMEDA	CA	94501
16179184	HOLLISTER	CA	95023
16180456	ANNANDALE	VA	22003
16180293	KANSAS CITY	MO	64110
16179825	(NORTHBRIDGE AREA) LOS ANG	CA	91325
16180361	BATTLE GROUND	WA	98604
16178449	MESA	AZ	85209
16179717	BOYNTON BEACH	FL	33437
16180192	TUSTIN	CA	92780
16178652	LEESBURG	VA	20176
16180156	HAYWARD	CA	94541
16178945	FORT MYERS	FL	33905
16178639	ATLANTA	GA	30310
16178778	SURPRISE	AZ	85374
16178304	PHOENIX	AZ	85053
16178325	WHITTIER	CA	90604
16179775	HUNTINGTON BEACH	CA	92648
16179236	NAPA	CA	94558
16178551	CASSELBERRY	FL	32707
16180556	PHOENIX	AZ	85006
16180625	PORTLAND	OR	97218
16180391	CRESCENT CITY	FL	32112
16179185	CANOGA PARK	CA	91304
16180457	DORAL	FL	33166
16179082	SOUTH GATE	CA	90280
16180294	LAUREL	MD	20708
16179826	VENICE	CA	90291
16179718	POMPANO BEACH	FL	33064

16179037	CHANDLER	AZ	85225
16180151	NORTH HIGHLANDS	CA	95660
16178693	PALM BAY	FL	32907
16178865	DENVER	CO	80249
16179276	SAN JOSE	CA	95138
16179499	BAKERSFIELD	CA	93313
16178512	SEATTLE	WA	98178
16178228	COLTON	CA	92324
16180557	TOLLESON	AZ	85353
16180392	LOS ANGELES	CA	90018
16180458	MORENO VALLEY	CA	92553
16180172	WOODINVILLE	WA	98072
16180295	NORTHFIELD	NH	3276
16178407	CORNELIUS	OR	97113
16180157	VENICE	CA	90291
16179062	WEST COVINA	CA	91790
16178708	SAN DIEGO	CA	92126
16178338	LARKSPUR	CO	80118
16178525	LAS VEGAS	NV	89138
16178181	ORANGE PARK	FL	32065
16179303	STATEN ISLAND	NY	10301
16178391	LA MESA	CA	91941
16179277	COLORADO SPRINGS	CO	80919
16179500	WHITTIER	CA	90601
16179648	LONG BEACH	CA	90814
16180074	ENGLEWOOD	CO	80112
16180558	SURPRISE	AZ	85379
16180327	GREAT FALLS	VA	22066
16180586	FLOWERY BRANCH	GA	30542
16179932	LARGO	FL	33771
16179985	HOLLYWOOD	FL	33021
16178959	HANFORD	CA	93230
16180326	HASTINGS	MN	55033
16179646	GLENDALE	CA	91205
16179148	FAIRPLAY	MD	21733
16179162	CONCORD	CA	94521
16179740	VICTORVILLE	CA	92394
16178713	RICHMOND	VA	23223
16178645	LAKE WORTH	FL	33467
16178548	SUMANEE	GA	30024
16178243	CITRUS HEIGHTS	CA	95610
16180518	ORLANDO	FL	32837
16179121	ANAHEIM	CA	92802
16180587	GALESVILLE	MD	20765
16179933	WEEKI WACHEE	FL	34613
16180186	MONROE	WA	98272
16179986	MIAMI	FL	33165
16180420	COCOA BEACH	FL	32931
16178733	WILMINGTON	NC	28412
16180487	OLATHE	KS	66062
16179067	REDLANDS	CA	92373
16179170	REDDING	CA	96003
16178416	PHOENIX	AZ	85027
16180067	AURORA	CO	80011
16179057	LOS BANOS	CA	93635
16178200	HAYWARD	CA	94545
16178201	ORLAND	CA	95963
16178202	SACRAMENTO	CA	95823
16178203	SACRAMENTO	CA	95820
16178204	MILPITAS	CA	95035
16178205	LYNNWOOD	WA	98036
16178206	PHELAN	CA	92371
16178207	CONCORD	OH	44077
16178208	CAPE CORAL	FL	33914
16178209	WINTER SPRINGS	FL	32708
16178841	TUSTIN	CA	92780
16178762	MEMPHIS	TN	38104
16178843	SACRAMENTO	CA	95820
16178763	CASPER	WY	82601
16178845	SCOTTSDALE	AZ	85258
16178846	HOLLYWOOD	FL	33020
16178684	PEMBROKE PINES	FL	33024
16178847	MIAMI	FL	33157
16178685	PARKER	CO	80138
16178686	ST. LOUIS	MO	63116
16178848	HOUSTON	TX	77064
16178849	NATIONAL CITY	CA	91950
16178687	NORTH MIAMI	FL	33181
16178210	HAMPSHIRE	IL	60140
16178211	ORTING	WA	98360
16178212	SAN JOSE	CA	95111
16178213	BRANDYWINE	MD	20613
16178214	STOCKTON	CA	95206
16178215	BOULDER	CO	80302
16178850	TOQUERVILLE	UT	84774
16178852	CHARLESTON	SC	29492
16178853	SUMMERVILLE	SC	29485
16178772	DERBY	KS	67037
16178854	FAIRBANKS	AK	99709
16178692	LITTLE RIVER	SC	29566
16178774	FRESNO	CA	93704
16178857	TAYLORS	SC	29687
16178858	NORTH PORT	FL	34286
16178859	AUSTIN	TX	78753
16178697	PORT ORANGE	FL	32129



16178779	DESTIN	FL	32541
16178301	MAUMELLE	AR	72113
16178303	TOMBALL	TX	77375
16178305	NORTH LAS VEGAS	NV	89031
16178307	PONTIAC	MI	48341
16179831	LITHONIA	GA	30038
16178860	LANCASTER	CA	93535
16178863	ATLANTA	GA	30312
16178866	POMONA	CA	91767
16178786	AURORA	CO	80010
16178868	WEST COVINA	CA	91791
16178787	PONTIAC	MI	48342
16178869	HARVEY	LA	70058
16178311	SAN LEANDRO	CA	94578
16180194	SOMIS	CA	93066
16180195	OLATHE	KS	66062
16180196	APOPKA	FL	32712
16180197	PROVIDENCE	RI	2909
16178317	VISTA	CA	92081
16180198	FAIRVIEW	TN	37062
16180199	PUEBLO	CO	81006
16179921	KENNESAW	GA	30144
16178319	LOS ANGELES	CA	90006
16178870	TAMARAC	FL	33321
16178790	AURORA	CO	80010
16178872	COLORADO SPRINGS	CO	80916
16178873	ALABASTER	AL	35007
16178792	CLAYTON	NC	27520
16178874	IRVINE	CA	92604
16178794	SEATTLE	WA	98122
16178875	DEERFIELD BEACH	FL	33441
16178876	CHICAGO	IL	60656
16178795	LA MESA	CA	91942
16178877	GILBERT	AZ	85296
16178322	SAINT LOUIS	MO	63110
16178880	BRIDGEPORT	CT	6607
16179771	DOWNEY	CA	90242
16178882	HARTFORD	CT	6114
16178883	EDMONDS	WA	98026
16179778	FRESNO	CA	93726
16178170	STERLING	VA	20165
16178173	FT LAUDERDALE	FL	33312
16178336	RALEIGH	NC	27601
16178174	LIGHTHOUSE POINT	FL	33064
16178177	MERRIMACK	NH	3054
16178259	FRESNO	CA	93705
16178178	ANOKA	MN	55303
16178179	SALT LAKE CITY	UT	84118
16179785	STERLING	VA	20165
16179787	CENTREVILLE	VA	20120
16178502	CARSON	CA	90745
16180626	ENGLEWOOD	CO	80111
16178503	SAINT PETERSBURG	FL	33712
16178180	SCOTTSDALE	AZ	85251
16178504	WEST PALM BEACH	FL	33401
16178263	LAS VEGAS	NV	89108
16178506	MURRIETA	CA	92563
16178184	SEDONA	AZ	86351
16178508	TOLLESON	AZ	85353
16178186	COLUMBIANA	AL	35051
16178267	BERLIN	CT	6037
16180385	JACKSONVILLE	FL	32246
16180449	LAKE BLUFF	IL	60044
16179601	BALDWIN PARK	CA	91706
16180286	CHICAGO	IL	60624
16178355	LAHAINA	HI	96761
16179713	MIAMI	FL	33172
16180054	SAN LEANDRO	CA	94577
16179761	SACRAMENTO	CA	95827
16178775	SAN DIEGO	CA	92128
16178286	WASHINGTON	DC	20010
16179516	FONTANA	CA	92336
16179407	LEES SUMMIT	MO	64063
16180246	TAMPA	FL	33619
16178481	DEER PARK	NY	11729
16178519	NEW ORLEANS	LA	70117
16180479	AURORA	CO	80013
16178890	MIAMI	FL	33055
16180549	HESPERIA	CA	92344
16180319	FARGO	ND	58103
16179089	WESTON	FL	33332
16180450	NORTH LAS VEGAS	NV	89031
16179165	AVENTURA	FL	33108
16180058	SNOHOMISH	WA	98296
16178405	VISALIA	CA	93291
16178314	GREEN BAY	WI	54304
16179714	NORTH PORT	FL	34286
16178783	SAN JOSE	CA	95124
16178524	HERCULES	CA	94547
16180247	WINTER HAVEN	FL	33880
16179390	NORTH LAWRENCE	OH	44666
16179982	FORT LAUDERDALE	FL	33311
16180480	CANOGA PARK AREA	CA	91303
16180550	CHICAGO	IL	60659
16180320	CAMARILLO	CA	93010

16179415	LAWRENCEVILLE	GA	30045
16179738	PORTSMOUTH	VA	23707
16180451	CHICAGO	IL	60601
16180144	ROMOLAND	CA	92585
16179602	TUCSON	AZ	85743
16179146	ALBUQUERQUE	NM	87121
16178428	MERCED	CA	95348
16178644	BURLINGTON	WA	98233
16178401	CARSON	CA	90745
16178691	ANAHEIM	CA	92807
16179301	STOCKTON	CA	95206
16180248	LONG BEACH	NY	11561
16179254	OXNARD	CA	93033
16179391	STOW	OH	44224
16179983	CAPE CORAL	FL	33993
16178225	RIVERSIDE AREA	CA	92509
16178562	WILMINGTON	NC	28411
16180481	MARIETTA	GA	30062
16178489	DISCOVERY BAY	CA	94514
16180551	CHULA VISTA	CA	91911
16180321	SAINT PAUL	MN	55106
16179779	CHANDLER	AZ	85249
16179009	ANAHEIM	CA	92805
16180386	E LONGMEADOW	MA	1028
16178785	FOUNTAIN	CO	80817
16179048	TURLOCK	CA	95382
16179715	BRANDON	FL	33510
16180138	LAS VEGAS	NV	89106
16178390	CASTROVILLE	CA	95012
16179984	LAS VEGAS	NV	89110
16180416	CATHEDRAL CITY	CA	92234
16180482	CRIPPLE CREEK	CO	80813
16180552	ESCONDIDO	CA	92027
16180322	ST. PAUL	MN	55106
16179416	HAVERHILL	FL	33417
16179090	CLEARWATER	FL	33762
16178976	PORTSMOUTH	VA	23703
16180387	PORT CHARLOTTE	FL	33981
16179183	ROCKLIN	CA	95765
16180052	DISCOVERY BAY	CA	94514
16180178	LOS ANGELES	CA	90044
16179739	VIRGINIA BEACH	VA	23454
16178992	LAS VEGAS	NV	89141
16179072	PORT ST. LUCIE	FL	34986
16178429	DAYTON	NV	89403
16178226	SAN JOSE	CA	95127
16179202	SAN DIEGO	CA	92115
16180417	SALEM	OR	97302
16180483	SILVER SPRING	MD	20906
16178473	SEASIDE	CA	93955
16180553	ATLANTA	GA	30305
16180323	ST. PAUL	MN	55106
16180388	LONG BEACH	CA	90807
16179830	SURPRISE	AZ	85388
16178297	CHARLOTTESVILLE	VA	22901
16178505	HAMILTON	NJ	8620
16178483	SANDY	UT	84070
16179306	BRANDON	FL	33510
16180079	LAS VEGAS	NV	89144
16180584	COMMERCE CITY	CO	80022
16180418	DENVER	CO	80210
16180484	BEND	OR	97702
16180554	FAIRFIELD	CA	94534
16180324	ST. PAUL	MN	55119
16179417	HEMET	CA	92545
16179091	GLENORA	CA	91741
16178437	HUNTINGTON BEACH	CA	92649
16180169	NOVATO	CA	94945
16179619	RANCHO SANTA MARGARITA	CA	92688
16179960	ARVADA	CO	80004
16178541	LA HABRA	CA	90631
16178265	COLORADO SPRINGS	CO	80922
16178462	BEND	OR	97702
16179196	STOCKTON	CA	95219
16180585	FAIR OAKS	CA	95628
16179931	JACKSONVILLE	FL	32225
16178227	SAN JOSE	CA	95111
16178511	VERO BEACH	FL	32963
16180419	DISCOVERY BAY	CA	94514
16180485	MONTGOMERY	IL	60538
16180555	MURRELLS INLET	SC	29576
16180325	LEVITTOWN	PA	19055
16179418	SANGER	CA	93657
16178717	PHOENIX	AZ	85043
16179177	SUISUN CITY	CA	94585
16179092	GARDENA	CA	90247
16179161	SANDY	UT	84094
16178729	WILMINGTON	NC	28412
16178406	VICTORVILLE	CA	92395
16178716	SCOTTSDALE	AZ	85251
16180047	WATSONVILLE	CA	95076
16179348	PINELLAS PARK	FL	33781
16179531	ATLANTA	GA	30319
16178189	RUTHER GLEN	VA	22546
16180099	BOULDER	CO	80305

16179884	FARMINGTON	MI	48335
16179684	CULPEPER	VA	22701
16180152	SANTA ROSA	CA	95409
16180092	AURORA	CO	80015
16178829	EASLEY	SC	29642
16178761	KENT	WA	98032
16179774	SEAL BEACH	CA	90743
16178961	COLTON	CA	92324
16179206	CAMERON PARK	CA	95682
16180443	LONG BEACH	NY	11561
16178280	CHANDLER	AZ	85225
16180281	PINOLE	CA	94564
16180350	LANCASTER	CA	93536
16179757	CINCINNATI	OH	45247
16180241	GILLETT	WI	54124
16179293	INDIO	CA	92203
16178468	CORONA	CA	92883
16179232	WILDOMAR (AREA)	CA	92595
16180053	YUBA CITY	CA	95991
16180061	COMMERCE CITY	CO	80022
16179386	WOOSTER	OH	44691
16179367	RIVERVIEW	FL	33569
16178610	SAHUARITA	AZ	85629
16180444	WESTON	FL	33327
16179070	MYRTLE BEACH	SC	29588
16180282	ORANGE PARK	FL	32003
16180351	ENCINITAS	CA	92024
16179710	TULSA	OK	74134
16179758	JACKSON	MO	63755
16179579	MIAMI	FL	33165
16178944	NEWHALL AREA	CA	91321
16179142	OAKLAND	CA	94621
16180193	LITTLETON	CO	80125
16178696	BATTLE GROUND	WA	98604
16178712	ACWORTH	GA	30101
16178269	DUVALL	WA	98019
16180242	LITTLETON	CO	80127
16179491	CEDARPINES	CA	92322
16180381	THOMASVILLE	NC	27360
16180445	ORANGEVALE	CA	95662
16179164	GRASS VALLEY	CA	95945
16180283	RALEIGH	NC	27613
16178427	CHOWCHILLA	CA	93610
16180352	PORTALES	NM	88130
16179759	LOUISVILLE	KY	40218
16179580	DORAL	FL	33178
16178789	PFLUGERVILLE	TX	78660
16180039	FREMONT	CA	94539
16179298	PLEASANTON	CA	94588
16180243	BULLHEAD CITY	AZ	86442
16179253	HOLLISTER	CA	95023
16179492	LOS ANGELES	CA	91325
16180382	SPRING VALLEY	CA	91977
16180446	OAKLAND	CA	94619
16179071	LAS VEGAS	NV	89106
16180284	OLD BRIDGE	NJ	8857
16180353	VALRICO	FL	33594
16180166	PETALUMA	CA	94952
16178803	PEORIA	AZ	85383
16179711	ORLANDO	FL	32801
16179777	SAN BERNARDINO	CA	92405
16179828	PHOENIX	AZ	85016
16180155	NAPA	CA	94559
16180127	MISSION VIEJO	CA	92692
16179581	DAVIE	FL	33325
16180165	LAS VEGAS	NV	89149
16180037	DANVILLE	CA	94526
16180130	OCEANSIDE	CA	92056
16179493	BAKERSFIELD	CA	93307
16179388	HARTVILLE	OH	44632
16178660	SUMMERVILLE	SC	29485
16180383	BOSTON	MA	2124
16180447	ALISO VIEJO	CA	92656
16178991	LOS GATOS	CA	95033
16178963	SANTA ANA	CA	92706
16179600	MARYSVILLE	WA	98270
16180285	MILTON	MA	2186
16179035	SAN DIEGO	CA	92105
16179582	PEMBROKE PINES	FL	33029
16178597	EVERETT	WA	98205
16180045	SANTA ROSA	CA	95404
16180244	LAVERGNE	TN	37086
16178320	INGLEWOOD	CA	90302
16179139	KENT	WA	98030
16178377	FONTANA	CA	92336
16180547	WICHITA	KS	67209
16180317	WATERVILLE	MN	56096
16178171	PUYALLUP	WA	98374
16180384	SAINT PAUL	MN	55119
16180448	MISSION VIEJO	CA	92694
16178404	CHOWCHILLA	CA	93610
16179155	OCEANSIDE	CA	92057
16179712	PLANT CITY	FL	33563
16180191	VALLEJO	CA	94589
16178928	SUNNYVALE	CA	94089

16179760	SAN JACINTO	CA	92583
16178833	BOILING SPRINGS	SC	29316
16179583	WEST PALM BEACH	FL	33407
16178625	NAPA	CA	94558
16178622	WOODLAND	CA	95695
16179299	NEWPORT RICHEY	FL	34655
16180245	BLUE SPRINGS	MO	64014
16179484	LEESBURG	VA	20176
16179272	MANALAPAN	NJ	7726
16179495	LOS ANGELES	CA	91325
16178608	MAUMEE	OH	43537
16180548	CONCORD	CA	94519
16180318	BOXFORD	MA	1921
16179260	SAN JOSE	CA	95127
16179863	BOCA RATON	FL	33433
16179195	NORTH LAS VEGAS	NV	89031
16180621	TALLAHASSEE	FL	32317
16178884	MORENO VALLEY	CA	92555
16179405	SAN LEANDRO	CA	94578
16180347	MENIFEE	CA	92585
16179575	NAPLES	FL	34109
16178892	SANTA PAULA	CA	93060
16178851	SPOKANE	WA	99208
16179792	ASHBURN	VA	20147
16178736	HAYWARD	CA	94545
16178767	UPLAND	CA	91784
16179230	SAN JOSE	CA	95131
16179113	CAMARILLO	CA	93010
16179864	PEMBROKE PINES	FL	33028
16178369	TAHOE CITY	CA	96145
16179365	TAMPA	FL	33635
16180278	MIAMI	FL	33131
16180348	FOREST PARK	GA	30297
16179802	NORTH HOLLYWOOD	CA	91606
16178626	KENNEWICK	WA	99338
16179137	PHOENIX	AZ	85009
16179248	LOS ANGELES (SHERMAN OAKS)	CA	91423
16178386	MANASSAS	VA	20112
16179261	PALM CITY	FL	34990
16179910	MARIETTA	GA	30064
16179487	LAS VEGAS	NV	89123
16180279	GUALALA	CA	95445
16179060	FERRIS	CA	92571
16179577	NAPLES	FL	34120
16179803	CASTROVILLE	CA	95012
16179618	BURKE	VA	22015
16178764	CHARLOTTE	NC	28208
16178282	WOODBIDGE	VA	22193
16179292	STOCKTON	CA	95219
16179231	CUPERTINO	CA	95014
16179138	PHOENIX	AZ	85009
16178376	SAN DIEGO	CA	92131
16179100	LOS ANGELES	CA	90042
16180184	DENVER	CO	80220
16180442	CHICAGO	IL	60645
16180349	RANCHO CORDOVA	CA	95670
16179578	FORT WALTON BEACH	FL	32548
16179804	ESTERO	FL	33928
16179045	LA MESA	CA	91942
16180051	OAKLAND	CA	94605
16178893	HAWTHORNE	CA	90250
16179806	HAYWARD	CA	94544
16180257	SACRAMENTO	CA	95818
16179700	ATLANTA	GA	30312
16178828	SCOTSDALE	AZ	85258
16178748	WARREN	MI	48092
16178668	WAYNESBORO	PA	17268
16178589	PORT SAINT LUCIE	FL	34986
16180075	SAN RAFAEL	CA	94903
16180159	PORT HUENEME	CA	93041
16179801	MESA	AZ	85210
16178830	CLINTON	MD	20735
16178831	SAN ANTONIO	TX	78244
16179628	MESA	AZ	85215
16180582	PLACERVILLE	CA	95667
16179439	KISSIMEE	FL	34759
16180415	GULF BREEZE	FL	32563
16180146	LAKEWOOD	CO	80214
16180115	OROVILLE	CA	95966
16178415	STOCKTON	CA	95206
16179665	PICKERINGTON	OH	43147
16180119	LAS VEGAS	NV	89131
16178588	FORT COLLINS	CO	80525
16179520	LAS VEGAS	NV	89107
16178368	WOODBURY	MN	55129
16180620	ORLANDO	FL	32814
16179953	LITCHFIELD PARK	AZ	85340
16180109	PETALUMA	CA	94954
16179563	RENTON	WA	98055
16178832	SAN ANTONIO	TX	78244
16179480	SAN BERNARDINO	CA	92404
16179481	BUCKEYE	AZ	85396
16178834	COLORADO SPRINGS	CO	80906
16178591	DAVIE	FL	33330
16179644	HUNTINGDON VALLEY	PA	19006

16178754	KANSAS CITY	MO	64119
16179483	CHANDLER	AZ	85224
16178835	AVONDALE	AZ	85323
16178836	SCOTTSDALE	AZ	85262
16178755	SEATTLE	WA	98103
16178593	TITUSVILLE	FL	32780
16178756	MIAMI	FL	33145
16180183	MODESTO	CA	95356
16180174	SAN FRANCISCO	CA	94134
16180044	FREMONT	CA	94538
16179545	PALM BAY	FL	32905
16180346	MADISON	AL	35757
16178323	LAKE ELSINORE	CA	92530
16178586	BARSTOW	CA	92311
16180219	RENTON	WA	98058
16180188	HAYWARD	CA	94544
16179916	CORDOVA	TN	38016
16178455	STEPHENS CITY	VA	22655
16179621	SACRAMENTO	CA	95823
16180288	PRINCETON	MN	55371
16178594	ORANGE BEACH	AL	36561
16178676	ISLAMORADA	FL	33036
16178757	TEMPE	AZ	85282
16178838	NORTH PALM BEACH	FL	33408
16178758	DETROIT	MI	48216
16178596	DENVER	CO	80207
16178759	DENVER	CO	80230
16179569	ORRVILLE	OH	44667
16178678	SEASIDE PARK	NJ	8752
16178679	SCOTTSDALE	AZ	85255
16179327	DUARTE	CA	91010
16178780	GARDENA	CA	90247
16179347	ORANGE PARK	FL	32065
16180614	CHICAGO	IL	60659
16179948	DELRAY BEACH	FL	33444
16178656	WRIGHTSVILLE BEACH	NC	28480
16179044	OAKLEY	CA	94561
16179620	QUEEN CREEK	AZ	85242
16180132	SACRAMENTO	CA	95838
16178771	BURBANK	CA	91501
16178682	BOCA RATON	FL	33433
16179136	PHOENIX	AZ	85009
16179175	FLORISSANT	MO	63033
16180357	DELTONA	FL	32725
16179763	SEFFNER	FL	33584
16179585	SMITHFIELD	VA	23430
16180258	GRANTS PASS	OR	97527
16179701	FOREST PARK	GA	30297
16179653	MARIETTA	GA	30062
16178922	NAPA	CA	94558
16178598	FORT LAUDERDALE	FL	33312
16178599	SUMMERVILLE	SC	29483
16180512	BRENTWOOD	NY	11717
16179247	LINCOLN	CA	95648
16179099	LAS VEGAS	NV	89113
16179952	NORTHBRIDGE	CA	91343
16179466	HUBER HEIGHTS	OH	45424
16179364	NASHVILLE	TN	37205
16178659	COMPTON (LA)	CA	90059
16178820	GOLDEN VALLEY	AZ	86413
16178741	SAINT GEORGE	UT	84770
16179552	REDLANDS	CA	92373
16178742	FLETCHER	NC	28732
16178580	SYLMAR	CA	91342
16178661	RENTON	WA	98056
16178823	SCOTTSDALE	AZ	85258
16178743	STEPHENS CITY	VA	22655
16179553	MESA	AZ	85212
16178824	SENECA	SC	29672
16179554	RICHMOND	VA	23227
16178663	NORTHGLEN	CO	80233
16178826	PATERSON	NJ	7502
16178745	STEVENSVILLE	MI	49127
16178583	SAINT PETERSBURG	FL	33703
16179404	MISSION VIEJO	CA	92691
16180345	SKOWHEGAN	ME	4976
16179683	DOVER	DE	19904
16179829	SCOTTSDALE	AZ	85260
16179762	LOUISVILLE	KY	40215
16180126	FAIRFIELD	CA	94534
16180033	BAKERSFIELD	CA	93314
16179555	KISSIMMEE	FL	34746
16178827	WARWICK	RI	2889
16179670	HIALEAH	FL	33015
16179861	HIALEAH GARDENS	FL	33018
16178675	ANCHORAGE	AK	99516
16179249	SAN RAMON	CA	94582
16179115	HYATTSVILLE	MD	20785
16178398	CAPE CORAL	FL	33991
16180200	HERMITAGE	TN	37076
16180201	ZANESVILLE	OH	43701
16179216	SEVIERVILLE	TN	37876
16179315	SEBRING	FL	33870
16180202	WOODBIDGE	VA	22192
16180204	ST. LOUIS	MO	63123

16180205	CLARKSTON	GA	30021
16180206	BELTSVILLE	MD	20705
16180207	SUGAR GROVE	IL	60554
16180208	CINCINNATI	OH	45223
16180209	OAKLAND	CA	94611
16179476	STOCKTON	CA	95207
16180179	SANTA ROSA	CA	95407
16179530	VIRGINIA BEACH	VA	23462
16179611	WOODBIDGE	VA	22193
16180255	CHICAGO	IL	60618
16178920	LOS ANGELES	CA	91402
16178801	RIVERSIDE	CA	92505
16179613	LAKE ELSINORE	CA	92530
16178641	SUWANEE	GA	30024
16178722	CAMANO ISLAND	WA	98282
16178444	BEAVERTON	OR	97006
16179561	MEDFORD	OR	97501
16178804	LOUISVILLE	KY	40214
16178561	RUTHER GLEN	VA	22546
16180414	EVERETT	WA	98203
16178436	GLENDALE	AZ	85310
16179226	TUCSON	AZ	85742
16180619	CORONA	CA	92883
16178290	TAMPA	FL	33647
16178293	FREDERICK	MD	21703
16178770	HUNTINGTON BEACH	CA	92648
16179233	FLORISSANT	MO	63033
16178642	PALM BAY	FL	32907
16178724	MIAMI	FL	33183
16179346	PENSACOLA	FL	32526
16179840	STONE MOUNTAIN	GA	30087
16180217	COLORADO SPRINGS	CO	80911
16178643	SOUTH SAINT PAUL	MN	55075
16178806	SAN JOSE	CA	95110
16178484	FORT LAUDERDALE	FL	33317
16178565	PORT ST. LUCIE	FL	34953
16178889	FAIR OAKS	CA	95628
16179632	TAMPA	FL	33624
16178646	SAINT PETERSBURG	FL	33702
16178727	LYNCHBURG	VA	24501
16178647	PUYALLUP	WA	98371
16178567	MIDDLE ISLAND	NY	11953
16179947	HORTON	MI	49246
16179488	HOMESTEAD	FL	33032
16179914	CASA GRANDE	AZ	85222
16178486	THORNTON	CO	80229
16178649	SACRAMENTO	CA	95822
16178488	CAPE CORAL	FL	33909
16180210	DENVER	CO	80205
16180211	SAN DIEGO	CA	92110
16180212	STAFFORD	VA	22556
16180147	SAN JOSE	CA	95123
16180213	VIRGINIA BEACH	VA	23451
16180214	SOMERVILLE	NJ	8876
16180215	PITTSBURG	CA	94565
16180216	DISCOVERY BAY	CA	94514
16178172	BUNKER HILL	WV	25413
16178493	PERRIS	CA	92571
16180355	LEES SUMMIT	MO	64082
16178730	EL CAJON	CA	92019
16178811	FLORENCE	KY	41042
16178812	MIAMI BEACH	FL	33139
16178650	ALBUQUERQUE	NM	87114
16179622	HIGLEY	AZ	85236
16178570	KELLER	TX	76248
16180256	ORLANDO	FL	32811
16179032	SALINAS	CA	93905
16178921	PALMDALE	CA	93551
16179081	OZONE PARK	NY	11417
16178447	AURORA	CO	80011
16178571	ROYAL PALM BEACH	FL	33411
16178814	CLEARWATER BEACH	FL	33767
16179562	FAIRFIELD	OH	45014
16178799	CORONA	CA	92883
16178490	HERRIMAN	UT	84065
16179624	MIAMI	FL	33131
16179363	NASHVILLE	TN	37207
16179051	LAS VEGAS	NV	89148
16178549	DULUTH	GA	30097
16178605	FULLERTON	CA	92832
16179234	MODESTO	CA	95356
16178815	ORLANDO	FL	32835
16178734	PROVIDENCE	RI	2907
16178241	PHILADELPHIA	PA	19120
16179105	ORANGE PARK	FL	32003
16180218	PALM COAST	FL	32164
16178318	SACRAMENTO	CA	95864
16178654	LOGANVILLE	GA	30052
16178655	CENTRAL ISLIP	NY	11722
16179915	KENNESAW	GA	30144
16178818	FORT LAUDERDALE	FL	33312
16178819	KISSIMEE	FL	34744
16179221	LOS BANOS	CA	93635
16178495	FERNANDINA BEACH	FL	32034
16178576	DRAPER	UT	84020

16178496	PHOENIX	AZ	85018
16179549	SPRINGFIELD	VA	22153
16178578	WOODBURY	MN	55129
16178497	CANTONMENT	FL	32533
16179477	SUN CITY WEST	AZ	85375
16179369	DORAL	FL	33178
16180287	VANCOUVER	WA	98683
16180356	PALM COAST	FL	32137
16178632	FEDERAL WAY	WA	98023
16179524	CHESAPEAKE	VA	23320
16178471	BRICK	NJ	8724
16178552	TAMPA	FL	33619
16178633	JACKSONVILLE	FL	32205
16178634	BYRAM TOWNSHIP	NJ	7874
16179525	AUSTELL	GA	30106
16180254	ESCONDIDO	CA	92026
16178919	ONTARIO	CA	91762
16178472	FAIRFAX	VA	22033
16178392	LUTZ	FL	33548
16179608	PHOENIX	AZ	85037
16178555	LYMAN	SC	29365
16179527	FEDERAL WAY	WA	98003
16179609	LAS VEGAS	NV	89144
16178556	MIAMI	FL	33131
16178475	CENTERVILLE	MA	2632
16178394	SHAVANO PARK	TX	78249
16179366	ST. PETERSBURG	FL	33705
16178637	LACEY	WA	98503
16178718	LOMA LINDA	CA	92354
16178476	TACOMA	WA	98409
16178719	ORLANDO	FL	32825
16180581	JOLIET	IL	60431
16179438	BRIGHTON	CO	80603
16179529	SURPRISE	AZ	85388
16178395	LAKE ELSINORE	CA	92532
16178396	TUCSON	AZ	85730
16178798	FONTANA	CA	92336
16178952	MYRTLE BEACH	SC	29588
16178958	PALMDALE	CA	93550
16179011	ROSEVILLE	CA	95678
16179368	ST. PETERSBURG	FL	33701
16178397	FALL RIVER	MA	2720
16178238	NEW HOPE	MN	55428
16180577	LONGWOOD	FL	32779
16179980	OVIDO	FL	32765
16178224	LOS ANGELES	CA	90011
16179179	SURPRISE	AZ	85388
16180409	CLARENDON HILLS	IL	60514
16179786	SURPRISE	AZ	85379
16179066	SAN RAMON	CA	94583
16180545	PORT RICHEY	FL	34668
16180315	KEY LARGO	FL	33037
16178413	PORTLAND	OR	97219
16178985	BAKERSFIELD	CA	93313
16179313	RENTON	WA	98058
16178403	SANGER	CA	93657
16180125	IRVINE	CA	92612
16178891	WEST SACRAMENTO	CA	95691
16178750	PEORIA	AZ	85383
16178299	ANAHEIM	CA	92801
16178560	WILMINGTON	NC	28411
16179208	COLORADO SPRINGS	CO	80919
16179880	QUINTON	VA	23141
16179307	MANITOU SPRINGS	CO	80829
16179180	SAN DIEGO	CA	92126
16180410	CANYON COUNTRY	CA	91387
16180476	HARTFORD	CT	6106
16179836	WESTON	FL	33327
16180066	HENDERSON	NV	89052
16180316	MARLBOROUGH	MA	1752
16178974	SAINT PETERSBURG	FL	33711
16178435	CHOWCHILLA	CA	93610
16178723	FONTANA	CA	92336
16178183	GERRARDSTOWN	WV	25420
16179344	PALM COAST	FL	32164
16179309	CHANDLER	AZ	85249
16179341	TEXARKANA	TX	75503
16178302	FORT COLLINS	CO	80524
16178239	HENDERSON	NV	89014
16179209	MANITOU SPRINGS	CO	80829
16180509	SAN FRANCISCO	CA	94132
16179010	NORTH LAS VEGAS	NV	89086
16180411	VAN NUYS AREA	CA	91406
16180477	BARTLETT	IL	60103
16179837	HIALEAH	FL	33012
16179413	ATLANTA	GA	30319
16178414	OGDEN	UT	84405
16178975	LOS OSOS	CA	93402
16180040	BRENTWOOD	CA	94513
16178509	SEATTLE	WA	98121
16180510	CASTLE ROCK	CO	80104
16178494	FAIRFIELD	CA	94533
16180579	WALL TOWNSHIP	NJ	7719
16179781	LYNNWOOD	WA	98036
16179436	HENDERSONVILLE	TN	37075

16180412	PORT SAINT JOE	FL	32456
16180478	MURRAYVILLE	GA	30564
16179001	STOCKTON	CA	95212
16179736	FORT WALTON BEACH	FL	32547
16178621	TOMBALL	TX	77377
16179503	CAPE CORAL	FL	33991
16178617	TUCSON	AZ	85737
16178572	SAINT MICHAEL	MN	55376
16178753	ASHEVILLE	NC	28804
16179623	WESTMINSTER	CA	92683
16178240	HENDERSON	NV	89074
16180580	FONTANA	CA	92336
16179981	MIAMI	FL	33196
16179437	CIBOLO	TX	78108
16180413	YULEE	FL	32097
16179076	MIAMI	FL	33173
16179737	VIRGINIA BEACH	VA	23452
16178340	FONTANA	CA	92336
16178816	HUTTO	TX	78634
16179627	SACRAMENTO	CA	95827
16179006	CAMAS	WA	98607
16178518	LOS ANGELES	CA	90015
16179977	PORT RICHEY	FL	34668
16179190	LA PUENTE	CA	91744
16180472	MIAMI BEACH	FL	33140
16180541	APPLE VALLEY	MN	55124
16180311	CHICAGO	IL	60641
16179410	SUWANNE	GA	30024
16178658	SHORELINE	WA	98133
16179176	ALBANY	CA	94706
16180378	PORT SAINT LUCIE	FL	34952
16178989	DIAMOND BAR	CA	91765
16179732	DEERFIELD BEACH	FL	33441
16178728	SAN BERNARDINO	CA	92405
16178454	PHOENIX	AZ	85008
16178402	SCAPPOOSE	OR	97056
16179697	MESSA	AZ	85209
16178595	SILVER SPRING	MD	20906
16180107	OROVILLE	CA	95966
16180240	YORKVILLE	IL	60560
16178363	KILL DEVIL HILLS	NC	27948
16178602	SCOTTSDALE	AZ	85259
16179978	KISSIMMEE	FL	34759
16180406	LOS ANGELES	CA	90044
16180473	PORTLAND	OR	97225
16180542	TALLAHASSEE	FL	32311
16180312	AURORA	CO	80018
16179411	LAGRANGE	GA	30240
16179056	SAN LORENZO	CA	94580
16180379	AURORA	CO	80011
16178434	VISTA	CA	92084
16179733	SARASOTA	FL	34232
16178704	SCOTTSDALE	AZ	85260
16179820	VALLEJO PLACE	CA	94590
16180128	CANYON LAKE	CA	92587
16180153	SIMI VALLEY	CA	93065
16178426	PORTLAND	OR	97219
16179698	SCOTTSDALE	AZ	85257
16180114	OROVILLE	CA	95966
16179283	SCOTTSDALE	AZ	85255
16178381	PHOENIX	AZ	85043
16178900	NORTH LAS VEGAS	NV	89081
16178342	ORLANDO	FL	32828
16178223	FOUNTAIN VALLEY	CA	92708
16180407	DENAIR	CA	95316
16180474	CASTAIC AREA	CA	91384
16179168	ESCONDIDO	CA	92025
16180543	BEAVERTON	OR	97006
16180313	WEST DEPTFORD TWP	NJ	8086
16179087	EDGEWOOD	WA	98372
16180380	CAPE CORAL	FL	33914
16179734	PORT SAINT LUCIE	FL	34953
16178715	OGDEN	UT	84404
16179521	NOKESVILLE	VA	20181
16178327	LA MIRADA	CA	90638
16179284	SAN DIEGO	CA	92117
16178613	SAN JOSE	CA	95127
16180576	HAYWARD	CA	94544
16178557	ORTING	WA	98360
16179979	SAFETY HARBOR	FL	34695
16180408	WOODHAVEN	NY	11421
16179835	PHOENIX	AZ	85033
16180475	ANNANDALE	VA	22003
16179169	SPRING VALLEY	CA	91977
16180544	TOLLESON	AZ	85353
16180314	EL CENTRO	CA	92243
16179088	SAINT CHARLES	IL	60175
16179160	OCOE	FL	34761
16178990	PASADENA	CA	91107
16179735	DORAL	FL	33178
16178306	OLYMPIA	WA	98513
16179039	MADERA	CA	93638
16178949	CAMARILLO	CA	93010
16179334	MINNEAPOLIS	MN	55413
16179135	PASO ROBLES	CA	93446



16179489	LAS VEGAS	NV	89178
16178894	VACAVILLE	CA	95687
16179381	VIRGINIA BEACH	VA	23452
16180536	MANCHESTER	NH	3102
16179598	NEWPORT	MI	48166
16179816	CHULA VISTA	CA	91915
16180276	TUCSON	AZ	85741
16179144	LOS ANGELES	CA	90042
16178700	RIVERSIDE	CA	92507
16179573	MIAMI	FL	33172
16180124	LITTLETON	CO	80123
16178619	RIVERSIDE	CA	92509
16179282	MOORPARK	CA	93021
16178374	SAN JOSE	CA	95121
16179928	HUMBLE	TX	77396
16179382	VIRGINIA BEACH	VA	23452
16180537	NORTH BRANCH	MN	55056
16180307	ROUND LAKE	IL	60073
16180374	SAN BERNARDINO	CA	92405
16179064	ELK GROVE	CA	95757
16180439	GLOUCESTER CITY	NJ	8030
16178714	TEHACHAPI	CA	93561
16179599	HATTIESBURG	MS	39402
16179817	CORONA	CA	92880
16178927	TRACY	CA	95376
16179755	HIGHLAND	MI	48356
16178878	LOVELAND	CO	80537
16178349	WHITE PLAINS	MD	20695
16180022	MIAMI	FL	33162
16180236	CLEVELAND	OH	44104
16179929	KELLER	TX	76248
16178895	VISTA	CA	92084
16180538	MOUNTLAKE TERRACE	WA	98043
16180308	SEATTLE	WA	98103
16180375	RIVERSIDE	CA	92506
16180440	WESTON	FL	33332
16178547	WEST VALLEY CITY	UT	84119
16179818	SAN DIEGO	CA	92126
16180277	MIAMI GARDENS	FL	33169
16179153	EL MIRAGE	AZ	85335
16178980	HENDERSON	NV	89015
16179054	BAKERSFIELD	CA	93314
16178424	BEAVERTON	OR	97005
16179708	PASADENA	CA	91106
16180140	RIVERSIDE	CA	92504
16180023	CORONA	CA	92879
16178768	LOS ANGELES PANORAMA	CA	91402
16178260	OAKLAND PARK	FL	33334
16180237	SAN DIEGO	CA	92111
16178375	VANCOUVER	WA	98685
16178864	PEYTON	CO	80831
16178341	CENTREVILLE	VA	20120
16178611	MOUNT PLEASANT	SC	29466
16179383	WARRENTON	VA	20186
16178222	MERCED	CA	95348
16180539	GLENDALE	AZ	85302
16180309	BURKE	VA	22015
16180376	ANCHORAGE	AK	99507
16178948	MYRTLE BEACH	SC	29588
16178970	GRASS VALLEY	CA	95945
16180171	SAN FRANCISCO	CA	94110
16178879	LYNNWOOD	WA	98037
16180133	SAN JOSE	CA	95127
16178651	FRESNO	CA	93703
16180024	ANAHEIM	CA	92802
16180238	LAS VEGAS	NV	89123
16179352	MANASSAS	VA	20110
16179384	FAIRFAX	VA	22032
16179976	NORTH MIAMI BEACH	FL	33160
16180471	PHOENIX	AZ	85037
16180540	KENNESAW	GA	30144
16178983	LAKE HAVASU CITY	AZ	86403
16180377	BELLINGHAM	WA	98226
16180441	SANTEE	CA	92071
16179731	TAMPA	FL	33612
16179819	LOS BANOS	CA	93635
16178971	SAN BERNARDINO	CA	92410
16178425	SAN DIEGO	CA	92114
16180162	SACRAMENTO	CA	95820
16180143	DENVER	CO	80221
16179709	LA VERGNE	TN	37086
16179696	PHOENIX	AZ	85013
16178313	SPARKS	NV	89431
16180025	WINCHESTER	CA	92596
16178592	PALM BAY	FL	32909
16179310	LUTZ	FL	33559
16180239	SAN DIEGO	CA	92107
16178380	PALM DESERT	CA	92260
16179252	LOS ANGELES (NORTHRIDGE A	CA	91324
16178856	ARDEN	NC	28704
16180436	SAHUARITA	AZ	85629
16180273	ANTHEM	AZ	85086
16178175	MIAMI	FL	33155
16179707	COLORADO SPRINGS	CO	80922
16178925	OAKLAND	CA	94603

16179695	BREMERTON	WA	98312
16178796	TALLAHASSEE	FL	32303
16180177	IRVINE	CA	92612
16178635	RANCHO CORDOVA	CA	95670
16178531	METHUEN	MA	1844
16179682	VIRGINIA BEACH	VA	23455
16180108	OROVILLE	CA	95966
16178337	PHOENIX	AZ	85016
16179297	BRANFORD	CT	6405
16180234	CORNELIUS	NC	28031
16179925	NASHVILLE	TN	37215
16179641	LONG BEACH	CA	90808
16179379	ALEXANDRIA	VA	22311
16179362	MONTGOMERY	IL	60538
16179182	CRESTLINE	CA	92325
16180372	LOS ANGELES	CA	90032
16180437	RIO LINDA	CA	95673
16178969	GUSTINE	CA	95322
16179047	UNINCORPORATED AREA OF HE	CA	92544
16180274	MORENO VALLEY	CA	92553
16179815	LA QUINTA	CA	92253
16178423	BAKERSFIELD	CA	93314
16178315	GLENDALE	AZ	85302
16179753	CUYAHOGA FALLS	OH	44223
16178821	REXBURG	ID	83440
16179270	WESTMINSTER	CA	92683
16179120	RESTON	VA	20191
16180062	DALY CITY	CA	94015
16179926	HENDERSONVILLE	TN	37075
16179098	APOLLO BEACH	FL	33572
16179380	VIRGINIA BEACH	VA	23452
16180373	OXNARD	CA	93033
16178662	BELLPORT	NY	11713
16180438	AURORA	CO	80013
16180275	WELLINGTON	FL	33414
16178802	RENTON	WA	98059
16178926	QUEEN CREEK	AZ	85242
16179572	MADISON	MS	39110
16178760	SUMMERVILLE	SC	29485
16180235	JACKSONVILLE	FL	32210
16179271	SAN FRANCISCO	CA	94112
16179640	WOODBRIIDGE	VA	22191
16178887	BAKERSFIELD	CA	93311
16179354	SMYRNA	GA	30082
16180354	CAMANO ISLAND	WA	98282
16179805	SALINAS	CA	93906
16179128	LOS ANGELES	CA	91367
16180618	CHAGRIN FALLS	OH	44023
16180006	ARVADA	CO	80004
16178960	PAHOA	HI	96778
16180517	HILLSBORO	OR	97123
16179630	SACRAMENTO	CA	95820
16179442	JACKSONVILLE	FL	32246
16178934	VANCOUVER	WA	98662
16178262	HAMILTON	VA	20158
16178837	COEUR D' ALENE	ID	83815
16180117	HERCULES	CA	94547
16178563	TOMBALL	TX	77375
16179212	SANTA CLARITA (CANYON COU	CA	91387
16179860	TALLAHASSEE	FL	32309
16179129	MURRIETA	CA	92563
16179909	MESA	AZ	85204
16179016	CHULA VISTA	CA	91915
16178999	MURRIETA	CA	92562
16179631	LOS ANGELES	CA	90023
16179443	ORLANDO	FL	32827
16178909	PEMBROKE PINES	FL	33029
16179664	ORLANDO	FL	32810
16180027	TRACY	CA	95376
16178499	CORONA	CA	92883
16179858	FORT LAUDERDALE	FL	33334
16179551	RICHMOND	VA	23221
16180270	UPPER MARLBORO	MD	20774
16179151	FULSHEAR	TX	77441
16179750	OPA LOCKA	FL	33055
16178942	CONCORD	CA	94518
16179141	WATSONVILLE	CA	95076
16178354	CASTAIC	CA	91384
16179680	HAVERTOWN	PA	19083
16178690	LARGO	FL	33774
16180034	SANTA ROSA	CA	95403
16179268	TRACY	CA	95376
16179514	MERRIMACK	NH	3054
16178372	CARSON CITY	NV	89703
16179097	LATHROP	CA	95330
16179859	BONITA SPRINGS	FL	34135
16178367	PORTLAND	OR	97219
16179464	FARGO	ND	58103
16180434	TEMPLETON	CA	93465
16178487	WINCHESTER	VA	22601
16180271	RIVERSIDE	CA	92503
16178191	NEWPORT NEWS	VA	23606
16179152	ROCKLIN	CA	95677
16178979	PHOENIX	AZ	85044
16178924	OXNARD	CA	93039

16178943	SAN JOSE	CA	95136
16179610	RANCHO CUCAMONGA	CA	91739
16179269	MIAMI	FL	33176
16179519	CENTREVILLE	VA	20120
16179923	GALLATIN	TN	37066
16179360	STRASBURG	CO	80136
16180073	NOVATO	CA	94945
16180435	MEDFORD	OR	97504
16180272	MABLETON	GA	30126
16179752	STERLING HEIGHTS	MI	48310
16178545	GRANTS PASS	OR	97526
16178648	PUYALLUP	WA	98374
16178915	VICTORVILLE	CA	92392
16179681	SNOQUALMIE	WA	98065
16178584	PHOENIX	AZ	85045
16180233	LOWELL	MA	1854
16179291	MOUNTAIN HOUSE	CA	95391
16178373	ROSEVILLE	CA	95747
16179361	AURORA	CO	80013
16180250	DENVER	CO	80205
16178935	UNION CITY	CA	94587
16179556	WATERFORD	MI	48329
16178962	STOCKTON	CA	95212
16178791	RAINIER	WA	98576
16178292	WESLEY CHAPEL	FL	33543
16180083	GILBERT	AZ	85297
16178334	THORNTON	CO	80260
16179262	HAYWARD	CA	94544
16178667	HAYWARD	CA	94545
16179241	ANTIOCH	CA	94509
16179958	OAKLAND	CA	94605
16178357	HUNTERSVILLE	NC	28078
16178216	LINCOLN	CA	95648
16180013	PHOENIX	AZ	85031
16179846	TEMPLE	GA	30179
16179637	WOODBIDGE	VA	22193
16180251	SEATTLE	WA	98144
16180102	LOS ANGELES	CA	90016
16178683	SUN VALLEY	NV	89433
16178300	HILLSBORO	OR	97123
16178765	LA PALMA	CA	90623
16179796	ADELANTO	CA	92301
16178564	CHANDLER	AZ	85225
16179114	ACCOKEEK	MD	20607
16178383	SACRAMENTO	CA	95841
16180014	ARROYO GRANDE	CA	93420
16179473	AVON	IN	46123
16179794	ONTARIO	CA	91762
16180176	SANTA CLARA	CA	95050
16179007	PLACENTIA	CA	92870
16180252	BALLSTON SPA	NY	12020
16179699	FAYETTEVILLE	GA	30214
16179041	OLYMPIC VALLEY	CA	96146
16180111	BURLINGAME	CA	94010
16179614	ESCONDIDO	CA	92027
16178517	TACOMA	WA	98422
16179213	ATWATER	CA	95301
16179215	BIXBY	OK	74008
16179639	MANASSAS	VA	20110
16179353	CUMMING	GA	30040
16180253	SEATAC	WA	98188
16178951	SNOQUALMIE	WA	98065
16179669	LAUDERHILL	FL	33351
16180030	SANTA ROSA	CA	95403
16179263	TRACY	CA	95377
16179506	ATLANTIC BEACH	FL	32233
16179131	SPRINGFIELD	VA	22151
16179227	NORWALK	CA	90650
16179913	ATLANTA	GA	30340
16178365	CULVER CITY	CA	90230
16178862	SAN JOSE	CA	95131
16179946	BROOKVILLE	OH	45309
16180612	ENGLEWOOD	CO	80110
16179461	CHANTILLY	VA	20151
16180057	GREENBRAE	CA	94904
16179339	LAS VEGAS	NV	89107
16179617	OXNARD	CA	93035
16179023	LOS ANGELES	CA	90002
16178482	ADELANTO	CA	92301
16178906	CHANDLER	AZ	85248
16178769	LOS ANGELES	CA	90007
16179219	CHANDLER	AZ	85249
16178384	NORTHBRIDGE AREA LOS ANGEL	CA	91325
16179096	NORCO	CA	92860
16178256	MIRAMAR	FL	33023
16179112	RIO LINDA	CA	95673
16179856	SAINT AUGUSTINE	FL	32092
16179224	ROSEVILLE	CA	95747
16180613	AVONDALE	AZ	85323
16179462	SAVANNAH	GA	31410
16178721	WENATCHEE	WA	98801
16179358	GROTON	SD	57445
16179408	BIG BEAR CITY	CA	92314
16178941	SAN DIEGO	CA	92107
16179043	AMERICAN CANYON	CA	94503

16178914	CONCORD	CA	94519
16179678	NAPLES	FL	34113
16178933	GRASS VALLEY	CA	95945
16178766	CORONA	CA	92883
16178569	KENT	WA	98031
16179220	SCOTTSDALE	AZ	85255
16179211	LOS BANOS	CA	93635
16179857	SAINT PETERSBURG	FL	33712
16178361	BALTIMORE	MD	21217
16179127	LAKEWOOD	CA	90715
16179906	LAKEWOOD	CA	90712
16178366	VANCOUVER	WA	98684
16179463	PAINESVILLE	OH	44077
16179403	PALMDALE	CA	93551
16178657	DENVER	CO	80239
16179749	COLUMBUS	OH	43230
16179570	ORLANDO	FL	32829
16179140	MESA	AZ	85209
16179031	DURHAM	CA	95938
16179679	OVIEDO	FL	32766
16178261	TROUTDALE	OR	97060
16180080	SAN JOSE	CA	95126
16179267	CORONA AREA	CA	92880
16179259	LAGUNA HILLS	CA	92653
16179287	DOWNEY	CA	90241
16179130	FAIRFAX	VA	22032
16179956	SAN CLEMENTE	CA	92672
16180011	ORANGE PARK	FL	32065
16178840	MONROE	NC	28110
16178817	SOUTH SAN FRANCISCO	CA	94080
16179890	ASHBURN	VA	20147
16180524	ELK GROVE	CA	95758
16179642	BAKERSFIELD	CA	93306
16179446	BOYNTON BEACH	FL	33437
16179012	HAYDEN	ID	83835
16180249	PARAMUS	NJ	7652
16179040	WINNETKA AREA	CA	91306
16178950	MORENO VALLEY	CA	92557
16179504	STANDISH	ME	4084
16179288	WESTMINSTER	CA	92683
16179911	SMYRNA	GA	30082
16179957	BULLHEAD CITY	AZ	86442
16180012	LAKE ELSINORE	CA	92532
16180069	SANTA ROSA	CA	95407
16180060	OAKLAND	CA	94609
16180525	ST AUGUSTINE	FL	32080
16179447	MIAMI	FL	33032
16179973	LAVERGNE	TN	37086
16180134	AGUA DULCE AREA	CA	91390
16178908	LONG BEACH	CA	90815
16179657	HARVEST	AL	35749
16179788	ASHBURN	VA	20147
16180032	HENDERSON	NV	89052
16179110	MORRIS PLAINS	NJ	7950
16178674	LONG BEACH	CA	90805
16179901	SAN DIEGO	CA	92111
16180608	SACRAMENTO	CA	95826
16179457	DUMFRIES	VA	22026
16179997	OLMSTED FALLS	OH	44138
16180049	LAGUNA NIGUEL	CA	92677
16179104	KISSIMMEE	FL	34741
16180508	NORTH LAS VEGAS	NV	89081
16179174	STUDIO CITY	CA	91604
16179435	ENGLEWOOD	CO	80110
16178782	BEAUMONT	CA	92223
16180046	BERMUDA DUNES	CA	92203
16179030	ALISO VIEJO	CA	92656
16179020	LATHROP	CA	95330
16178585	HARDYSTON TOWNSHIP	NJ	7419
16180098	ELK GROVE	CA	95624
16178574	VALLEY CENTER	KS	67147
16178289	ARLINGTON	VA	22204
16178254	TWENTYNINE PALMS	CA	92277
16179853	TOOELE	UT	84074
16179902	SIERRA VISTA	AZ	85635
16180609	DEARBORN HEIGHTS	MI	48127
16179458	ASHBURN	VA	20147
16179998	SAINT LOUIS	MO	63123
16179005	CORONA	CA	92883
16179400	ST LOUIS	MO	63112
16178932	LA QUINTA	CA	92253
16180081	NATIONAL CITY	CA	91950
16178582	PALM BAY	FL	32909
16179257	LONG BEACH	CA	90803
16178615	SANTA MARIA	CA	93455
16179126	LAGUNA HILLS	CA	92653
16179903	LITCHFIELD PARK	AZ	85340
16180610	LAKE HAVASU CITY	AZ	86406
16180160	ALBANY	CA	94706
16179459	FAYETTEVILLE	GA	30214
16179626	STOCKTON	CA	95205
16178443	KENT	WA	98030
16179357	PHOENIX	AZ	85027
16179401	FORT WORTH	TX	76123
16179021	QUEENS VILLAGE	NY	11427

16178331	VICTORVILLE	CA	92395
16179658	ESCONDIDO	CA	92027
16180041	SAN LORENZO	CA	94580
16179218	DALY CITY	CA	94015
16178465	JEFFERSON TOWNSHIP	NJ	7438
16178665	ATLANTA	GA	30309
16178255	ENGLEWOOD	CO	80112
16179854	JENKS	OK	74037
16179904	SAN JOSE	CA	95116
16179945	ELYRIA	OH	44035
16180611	GLENDALE HEIGHTS	IL	60139
16179402	IRVING	TX	75063
16179974	BRANDON	FL	33511
16178957	CAMARILLO	CA	93010
16178480	RIVERSIDE	CA	92505
16179677	MARGATE	FL	33063
16180093	PLACERVILLE	CA	95667
16178285	ELIZABETH	NJ	7206
16178346	ALEXANDRIA	VA	22309
16179111	LEHI	UT	84043
16179855	SANFORD	FL	32771
16179905	RAMONA	CA	92065
16180168	LOS ANGELES	CA	91406
16178703	OCEANO	CA	93445
16178695	MINNEAPOLIS	MN	55408
16178777	LAKE WORTH	FL	33463
16178235	WEST JORDAN	UT	84088
16179994	FALLS CHURCH	VA	22042
16179876	MURRIETA	CA	92562
16180501	JACKSONVILLE	FL	32225
16180571	DENVER	CO	80239
16179094	STOCKTON	CA	95204
16178356	NORTH LAS VEGAS	NV	89030
16180339	JACKSONVILLE	FL	32226
16180403	ACAMPO	CA	95220
16179730	MIAMI	FL	33186
16179343	GILBERT	AZ	85297
16180086	LOS ANGELES	CA	90007
16178673	AUSTIN	TX	78728
16178185	LAS VEGAS	NV	89149
16179995	WOODBIDGE	VA	22192
16180502	SAINT GEORGE	UT	84770
16180572	WARWICK	RI	2889
16180187	OAKLAND	CA	94605
16179430	WOODLAND PARK	CO	80863
16180340	DUNEDIN	FL	34698
16180404	BROOKLYN	NY	11220
16178810	HIRAM	GA	30141
16178973	LAS VEGAS	NV	89148
16179050	VISTA	CA	92084
16178433	PALM DESERT	CA	92211
16178329	GILBERT	AZ	85233
16178308	LAUDERDALE LAKES	FL	33319
16178236	NAPERVILLE	IL	60564
16180503	ATLANTA	GA	30312
16179877	PURCELLVILLE	VA	20132
16180573	CLEARWATER	FL	33756
16179078	POMONA	CA	91766
16179095	CHULA VISTA	CA	91911
16179431	SAMMAMISH	WA	98074
16180341	MESA	AZ	85207
16180405	EL SEGUNDO	CA	90245
16179832	SALIDA	CA	95368
16180113	SAN CLEMENTE	CA	92673
16179971	BROOMFIELD	CO	80020
16178903	LAGUNA HILLS	CA	92653
16179768	AVONDALE	AZ	85323
16178788	WOODBIDGE	VA	22192
16178902	ANTIOCH	CA	94509
16179237	ROSLYN	NY	11576
16180604	MILWAUKEE	WI	53224
16179547	CICERO	IL	60804
16179103	FREEHOLD	NJ	7728
16180504	BRADENTON	FL	34212
16180574	SAN BERNARDINO	CA	92404
16179432	BISMARCK	ND	58501
16180342	BRENTWOOD	CA	94513
16179833	CAMERON PARK	CA	95682
16178800	SACRAMENTO	CA	95864
16179541	SOUTHFIELD	MI	48076
16178288	MANASSAS	VA	20109
16178464	VANCOUVER	WA	98665
16178252	SOQUEL	CA	95073
16178343	ATLANTA	GA	30312
16178554	COLONIAL HEIGHTS	VA	23834
16180605	HILLSBORO	NH	3244
16179944	ALEXANDRIA	VA	22310
16178526	VICTORVILLE	CA	92392
16178237	MARIETTA	GA	30066
16180505	METHUEN	MA	1844
16179878	CHESAPEAKE	VA	23320
16180575	HYATTSVILLE	MD	20783
16178474	ARVADA	CO	80005
16179433	BROOMFIELD	CO	80020
16179780	LAVEEN	AZ	85339

16180343	TAMPA	FL	33615
16179834	MADERA	CA	93637
16178412	SAN DIEGO	CA	92126
16178698	SAN DIEGO	CA	92101
16178905	LOS ANGELES (NORTH HILLS)	CA	91343
16180131	SACRAMENTO	CA	95828
16180104	BRIGHTON	CO	80602
16180031	GRANITE BAY	CA	95746
16178751	TUCSON	AZ	85745
16179256	CORONA	CA	92883
16178467	MOUNT PLEASANT	SC	29464
16179222	NEW YORK	NY	10035
16179900	WEST SACRAMENTO	CA	95605
16178749	BEND	OR	97702
16180606	OCEANSIDE	CA	92054
16178559	CARY	NC	27519
16178553	MIAMI	FL	33176
16179199	LOS ANGELES (NORTH HOLLYW)	CA	91602
16180506	GIBSONTON	FL	33534
16179767	VISTA	CA	92084
16180344	YORK	ME	3909
16178442	TEHACHAPI	CA	93561
16179972	APISON	TN	37302
16179769	CORONA	CA	92881
16178253	CYPRESS	CA	90630
16179210	SAN DIEGO	CA	92129
16180607	SCHAUMBURG	IL	60194
16179996	NORMAN	OK	73072
16178492	COLORADO SPRINGS	CO	80920
16180507	BARTLETT	IL	60103
16179879	JOHNSTON	RI	2919
16179079	COALINGA	CA	93210
16179434	ARVADA	CO	80004
16178720	LEMOORE	CA	93245
16180043	TRACY	CA	95304
16178871	GRAY	TN	37615
16179281	ELK GROVE	CA	95757
16178233	RENTON	WA	98055
16180567	WHITE HOUSE	TN	37188
16180335	OAKLAND PARK	FL	33334
16180399	WARREN	RI	2885
16180068	SACRAMENTO	CA	95821
16180467	PHOENIX	AZ	85054
16179086	MURRIETA	CA	92563
16180305	LAKE BARRINGTON	IL	60010
16178411	MALIBU	CA	90265
16178400	SINKING SPRING	PA	19608
16178452	CITRUS HEIGHTS	CA	95610
16179615	SURPRISE	AZ	85379
16178500	SUNNYVALE	CA	94086
16179873	POMPANO BEACH	FL	33069
16180568	FORT PIERCE	FL	34951
16180336	ST MICHAEL	MN	55376
16180400	ELK RIVER	MN	55330
16180306	ST LOUIS PARK	MN	55426
16179645	BELLINGHAM	WA	98226
16180154	LOS ANGELES	CA	90291
16179728	ORLANDO	FL	32824
16180021	MIAMI	FL	33176
16179616	PERRIS	CA	92571
16178234	MENIFEE	CA	92584
16180499	EDMONDS	WA	98026
16179874	CHESAPEAKE	VA	23320
16180569	REDMOND	WA	98052
16180337	CHARLOTTE	NC	28269
16180175	LINCOLN	CA	95648
16179479	SAVANNAH	GA	31404
16180401	NORTH HOLLYWOOD AREA	CA	91601
16178994	SEVERN	MD	21144
16180468	NORTH BRANFORD	CT	6471
16179729	HOMESTEAD	FL	33035
16178453	KIRKLAND	WA	98034
16180096	ELK GROVE	CA	95624
16178677	GLENDALE	AZ	85307
16178461	GILBERT	AZ	85296
16178182	ROCKVILLE	MD	20850
16180078	SAN JOSE	CA	95127
16180500	PHOENIX	AZ	85043
16179875	BRISTOL	RI	2809
16180570	FAIRFIELD	OH	45014
16180338	LINO LAKES	MN	55014
16180402	CORONA	CA	92881
16180469	SARASOTA	FL	34242
16178653	RIVERSIDE	CA	92503
16179075	DAMASCUS	MD	20872
16179049	IRVINE	CA	92620
16180118	NOVATO	CA	94945
16179501	STOCKTON	CA	95219
16180229	KANSAS CITY	MO	64151
16178362	WEST SACRAMENTO	CA	95691
16178744	ROYAL OAK	MI	48073
16179376	TAMARAC	FL	33321
16179546	GLENWOOD	IL	60425
16180529	MIAMI BEACH	FL	33139
16180298	LAGUNA NIGUEL	CA	92677

16180366	PORT ST. LUCIE	FL	34953
16178421	STOCKTON	CA	95206
16179693	ANTIOCH	CA	94509
16180123	BOISE	ID	83713
16180035	CORONA	CA	92881
16179776	SPRINGFIELD	MO	65803
16180230	YUBA CITY	CA	95991
16179502	LANCASTER	CA	93535
16180063	ANAHEIM	CA	92808
16180180	LAS VEGAS	NV	89123
16179189	GLENDALE	AZ	85308
16180461	MIAMI	FL	33183
16180530	EVERETT	WA	98201
16180299	CHARLOTTE	NC	28270
16180367	NORTH HOLLYWOOD	CA	91605
16178491	AMERICAN CANYON	CA	94503
16178450	VANCOUVER	WA	98686
16178946	SAN BERANRDINO	CA	92324
16178968	DELRAY BEACH	FL	33444
16179046	REEDLEY	CA	93654
16178709	SYLMAR AREA (LA)	CA	91342
16180112	SANTA BARBARA	CA	93101
16179053	MIRAMAR	FL	33025
16179705	MURRAY	UT	84107
16178624	SALT LAKE CITY	UT	84106
16180103	SAN DIEGO	CA	92101
16180231	RIVERDALE	UT	84405
16179119	AMERICAN CANYON	CA	94503
16180462	BRIGHTON	CO	80601
16180531	LOS ANGELES	CA	90002
16180300	MUKILTEO	WA	98275
16180368	MYRTLE BEACH	SC	29579
16179722	CLEARWATER	FL	33756
16178694	PATERSON	NJ	7522
16180050	ELK GROVE	CA	95757
16180149	CASTLE ROCK	CO	80104
16179279	REDWOOD CITY	CA	94063
16179296	ANTIOCH	CA	94509
16180072	BELLEVUE	WA	98007
16180232	FONTANA	CA	92336
16178886	LORTON	VA	22079
16179308	ATLANTA	GA	30338
16179377	ORLANDO	FL	32828
16180463	PORTLAND	OR	97266
16180532	LINCOLN	CA	95648
16179147	GILBERT	AZ	85233
16179084	STOCKTON	CA	95206
16180301	TAMPA	FL	33624
16180369	NEW BRUNSWICK	NJ	8901
16179723	MARGATE	FL	33063
16178451	PACHECO	CA	94553
16179813	HELENDALE	CA	92342
16179027	ANTIOCH	CA	94531
16179706	SANTAQUIN	UT	84655
16178326	YORBA LINDA	CA	92886
16180089	POLLOCK PINES	CA	95726
16178388	CLAREMONT	CA	91711
16178670	SALEM	OR	97302
16179378	MIAMI	FL	33193
16180464	ALGONA	WA	98001
16180533	LAS VEGAS	NV	89131
16180302	NORTHGLENN	CO	80260
16180370	RIVERSIDE	CA	92503
16179724	ORLANDO	FL	32821
16179766	EL MIRAGE	AZ	85335
16178702	AURORA	CO	80010
16178947	RANCHO MIRAGE	CA	92270
16179814	HUNTINGTON BEACH	CA	92648
16178422	TOLLESON	AZ	85353
16180094	LA QUINTA	CA	92253
16180150	TRACY	CA	95377
16179515	LAS VEGAS	NV	89149
16178740	BROKEN ARROW	OK	74014
16180398	MIAMI	FL	33137
16180465	MORENO VALLEY	CA	92553
16180534	SURPRISE	AZ	85388
16179085	ELBURN	IL	60119
16178972	POMONA	CA	91768
16180303	PORT ST LUCIE	FL	34952
16180158	SACRAMENTO	CA	95823
16179159	SAN DIEGO	CA	92126
16180371	RIVERSIDE	CA	92505
16179063	MURRIETA	CA	92563
16178987	SAN BRUNO	CA	94066
16179725	MIAMI	FL	33179
16179595	MEDINAH	IL	60157
16178797	GREEN MOUNTAIN FALLS	CO	80819
16180135	WINDSOR	CA	95492
16178606	SPRINGFIELD	MO	65810
16179342	LYONS	IL	60534
16178899	SARASOTA	FL	34243
16180566	NORTH MIAMI BEACH	FL	33180
16180466	MARIETTA	GA	30064
16178965	SAN GABRIEL	CA	91775
16180535	COPIAGUE	NY	11726

16180304	AUBURN	WA	98002
16178432	SAN MATEO	CA	94403
16178988	LOS ANGELES	CA	91436
16179726	CAPE CORAL	FL	33909
16178881	HOMESTEAD	FL	33032
16180055	SANTA FE	NM	87501
16179962	NEWMAN	GA	30265
16178910	SANDY	UT	84070
16178573	HEMET	CA	92544
16179239	FOSTER CITY	CA	94404
16179305	NAPLES	FL	34114
16178244	SACRAMENTO	CA	95827
16178664	MADISON	WI	53719
16178513	CROZET	VA	22932
16179841	UNION CITY	GA	30291
16179887	WATERFORD	MI	48327
16180520	LOS ANGELES	CA	90016
16180589	AVONDALE	AZ	85323
16179988	TAMPA	FL	33634
16180422	TARZANA AREA	CA	91356
16180182	HEALDSBURG	CA	95448
16179171	VALLEJO	CA	94591
16178417	NEWBERG	OR	97132
16178275	STAFFORD	VA	22554
16178478	LAFAYETTE	LA	70508
16178190	FREDERICKSBURG	VA	22401
16180120	MADERA	CA	93638
16180009	LOUISVILLE	KY	40245
16179842	CHEYENNE	WY	82001
16179633	MODESTO	CA	95351
16180521	JAMAICA	NY	11434
16180590	CHESHIRE	CT	6410
16179936	OPA LOCKA	FL	33056
16179444	SAN DIEGO	CA	92154
16180059	INCLINE VILLAGE	NV	89451
16180423	REDLANDS	CA	92374
16179963	BARRINGTON	IL	60010
16179770	LAS VEGAS	NV	89108
16179954	ANTIOCH	CA	94531
16178245	CARMICHAEL	CA	95608
16180522	KINGMAN	AZ	86401
16179634	MIRAMAR	FL	33023
16179122	AMERICAN CANYON	CA	94503
16180591	ORLANDO	FL	32819
16179782	HENDERSON	NV	89074
16180424	WOODLAND HILLS AREA	CA	91367
16178418	RENO	NV	89521
16179964	LAS VEGAS	NV	89103
16178911	MURRIETA	CA	92562
16179667	DUNEDIN	FL	34698
16179240	CHULA VISTA	CA	91911
16179955	PHOENIX	AZ	85032
16179844	HEMET	CA	92545
16179635	WEST PALM BEACH	FL	33407
16179889	CHICAGO	IL	60641
16180523	BARTLETT	IL	60103
16179197	RED BLUFF	CA	96080
16180592	TAMPA	FL	33604
16179937	HOMESTEAD	FL	33032
16178457	MIAMI	FL	33055
16179445	POMPANO BEACH	FL	33067
16178725	WILMINGTON	NC	28412
16179069	WAIPAHU	HI	96797
16178543	FORT COLLINS	CO	80528
16179668	CUMMING	GA	30041
16180085	NORTH HOLLYWOOD	CA	91606
16179311	SACRAMENTO	CA	95815
16178680	LOVELAND	CO	80537
16179286	BELLFLOWER	CA	90706
16180010	LUBBOCK	TX	79424
16178246	NILES	IL	60714
16178844	FEDERAL WAY	WA	98003
16179793	TEMPE	AZ	85281
16179636	NORWALK	CA	90650
16180593	ZEPHYRHILLS	FL	33544
16178419	DELHI	CA	95315
16179789	VALLEJO	CA	94591
16180136	STOCKTON	CA	95212
16178333	VALLEJO	CA	94591
16178176	STEPHENS CITY	VA	22655
16179375	KISSIMMEE	FL	34746
16179550	MANASSAS	VA	20112
16180528	LACEY	WA	98513
16180297	GRAND JUNCTION	CO	81503
16179158	RAMONA	CA	92065
16180365	SPRING HILL	FL	34609
16179038	LOS ANGELES (SYLMAR AREA)	CA	91342
16180267	AURORA	CO	80017
16179591	SOUTHFIELD	MI	48034
16179026	RIVERBANK	CA	95367
16178312	SACRAMENTO	CA	95826
16179568	KISSIMMEE	FL	34758
16178324	AVONDALE	AZ	85323
16178711	PANAMA CITY BEACH	FL	32413
16178630	SAN DIEGO	CA	92104



16179522	BOTHELL	WA	98012
16178631	TROY	MI	48083
16179523	MESA	AZ	85207
16178470	RIGBY	ID	83442
16180095	MURRIETA	CA	92563
16179961	PENSACOLA	FL	32514
16179532	ALPHARETTA	GA	30022
16178393	HENDERSON	NV	89015
16180101	MILL VALLEY	CA	94941
16180087	SAN FRANCISCO	CA	94108
16180100	SAN DIEGO	CA	92111
16178737	LOVELAND	CO	80537
16178614	SAN PEDRO (LA)	CA	90731
16180519	SCOTTSDALE	AZ	85259
16179886	NORTH RIDGEVILLE	OH	44039
16180588	HIGHLANDS RANCH	CO	80130
16179934	APOPKA	FL	32703
16179987	INDIANAPOLIS	IN	46237
16180421	LITHONIA	GA	30058
16178986	MURRIETA	CA	92562
16180488	COLUMBUS	OH	43223
16178995	SAN BRUNO	CA	94066
16179420	RAPID CITY	SD	57701
16178287	LEESBURG	VA	20175
16178438	FRESNO	CA	93710
16178752	JACKSONVILLE	FL	32258
16178229	SAN JOSE	CA	95112
16180489	ORANGE	CA	92867
16179865	LANCASTER	CA	93536
16180559	VALLEY STREAM	NY	11580
16180394	HAYESVILLE	NC	28904
16180459	KISSIMMEE	FL	34747
16178408	ANTELOPE	CA	95843
16179606	MISSION VIEJO	CA	92691
16179625	PHOENIX	AZ	85006
16178982	AUBURN	CA	95602
16179720	PARKLAND	FL	33067
16180038	PUEBLO	CO	81008
16180082	WILDOMAR	CA	92595
16178867	CONCORD	CA	94520
16179989	KISSIMMEE	FL	34741
16179866	MIAMI	FL	33172
16180490	TUCSON	AZ	85746
16180560	URBANA	OH	43078
16179421	HENDERSON	NV	89014
16180329	APPLE VALLEY	MN	55124
16180395	BEND	OR	97702
16180460	TUCSON	AZ	85757
16178807	SCOTTSDALE	AZ	85257
16179167	STATEN ISLAND	NY	10301
16180164	PETALUMA	CA	94952
16180056	DUBLIN	CA	94568
16179827	OAKLEY	CA	94561
16178430	SANTA MARIA	CA	93454
16178530	BESSEMER	AL	35022
16178776	PERRY	UT	84302
16179534	ELLIJAY	GA	30540
16179517	LAS VEGAS	NV	89139
16178230	HALF MOON BAY	CA	94019
16179990	SAVANNAH	GA	31419
16179867	MIAMI	FL	33193
16180491	WOODSIDE	NY	11377
16180561	COVINA	CA	91724
16178977	STOCKTON	CA	95203
16180330	BAKERSFIELD	CA	93313
16180396	LANCASTER	CA	93536
16178409	NORTH PLAINS	OR	97133
16179721	MIAMI	FL	33177
16179312	PINE GROVE	CA	95665
16179535	WINDER	GA	30680
16179304	FAIRFIELD	CA	94534
16178577	COLORADO SPRINGS	CO	80903
16178671	KENMORE	WA	98028
16178746	SACRAMENTO	CA	95838
16178507	OTIS ORCHARDS	WA	99027
16178558	PALM HARBOR	FL	34683
16180425	CINCINNATI	OH	45251
16180492	COLORADO SPRINGS	CO	80922
16180562	SPOKANE	WA	99207
16179002	SACRAMENTO	CA	95834
16180331	PORT ST LUCIE	FL	34953
16178439	GOLDEN	CO	80401
16179058	CORONA	CA	92881
16178431	ESCALON	CA	95320
16180167	CLEARLAKE	CA	95422
16179536	ALPHARETTA	GA	30004
16179332	SEATTLE	WA	98119
16180071	STOCKTON	CA	95206
16179938	WESTON	FL	33327
16178231	MODESTO	CA	95355
16180426	CLIFFSIDE PARK	NJ	7010
16179868	ORANGE PARK	FL	32073
16180493	WAKEFIELD	MA	1880
16180563	PHOENIX	AZ	85014
16178978	ANAHEIM	CA	92801

16179647	RICHMOND	VA	23222
16180332	ELLENWOOD	GA	30294
16180397	BROOKHAVEN	NY	11719
16179743	SMYRNA	GA	30082
16180142	STOCKTON	CA	95212
16179965	LAS VEGAS	NV	89118
16179537	MARIETTA	GA	30068
16178672	CALDWELL	ID	83607
16180189	DENVER	CO	80203
16179939	NORTH MIAMI BEACH	FL	33162
16180594	ANTHEM	AZ	85086
16179991	CHESAPEAKE	VA	23323
16180427	TUCSON	AZ	85747
16179869	MIAMI	FL	33174
16180494	SYLMAR AREA	CA	91342
16180564	SPOKANE	WA	99201
16179003	SANTA MONICA	CA	90404
16179093	FULLERTON	CA	92833
16180333	ANTELOPE	CA	95843
16178993	SOUTH LAKE TAHOE	CA	96150
16179798	HOLLAND	PA	18966
16179538	BETHLEHEM	GA	30620
16179338	LAS VEGAS	NV	89117
16178276	PINECREST	FL	33156
16178542	RIALTO	CA	92335
16178247	SEATTLE	WA	98126
16180595	SUNRISE	FL	33313
16178232	SAN JUAN CAPISTRANO	CA	92675
16180428	DENVER	CO	80211
16179870	TAMARAC	FL	33321
16180495	HAYESVILLE	NC	28904
16180565	FREEMPORT	NY	11520
16179172	PHOENIX	AZ	85020
16179425	KANEOHE	HI	96744
16178410	CORNELIUS	OR	97113
16178929	EL CENTRO	CA	92243
16178747	REDDING	CA	96001
16179940	JACKSONVILLE	FL	32256
16180596	SEATTLE	WA	98103
16179992	KISSIMMEE	FL	34746
16180429	WILMINGTON	DE	19802
16179871	HIALEAH	FL	33016
16180496	BELLEVUE	WA	98004
16180173	LAFAYETTE	CA	94549
16179426	NEW CASTLE	CO	81647
16180334	SMYRNA	GA	30080
16178440	MERCED	CA	95340
16179745	NORTH OLMSTED	OH	44070
16178808	AUSTIN	TX	78748
16179966	RAPID CITY	SD	57701
16179028	SANTA ANA	CA	92703
16178930	VICTORVILLE	CA	92395
16178344	BUENA PARK	CA	90620
16178248	AURORA	CO	80014
16179893	HEATH	TX	75032
16179941	MIAMI	FL	33178
16180597	MCKINLEYVILLE	CA	95519
16179181	PHILADELPHIA	PA	19120
16180430	GILBERT	AZ	85296
16179186	VALLEJO	CA	94591
16179872	HIALEAH	FL	33010
16180497	WHEATRIDGE	CO	80212
16178861	MT PLEASANT	SC	29464
16179004	CONCORD	CA	94520
16179427	LAFAYETTE	CO	80026
16178731	WILMINGTON	NC	28412
16180145	ONTARIO	CA	91764
16179967	AURORA	CO	80013
16179539	NORTH PORT	FL	34286
16178539	SOUTH BEND	IN	46628
16180121	CORONA	CA	92883
16178345	CHICAGO	IL	60614
16178217	SANTA ROSA	CA	95407
16178738	WAYNE	MI	48184
16178498	SPRINGFIELD	OR	97477
16180015	CORONA	CA	92880
16178609	PALM COAST	FL	32137
16179894	MANSFIELD	TX	76063
16180002	TWIN LAKE	MI	49457
16179187	OAKLAND	CA	94619
16178501	KUNA	ID	83634
16180513	FAR ROCKAWAY	NY	11691
16179882	GROVE CITY	OH	43123
16179440	ORANGE PARK	FL	32003
16178445	PHOENIX	AZ	85086
16178316	WEST JORDAN	UT	84084
16180064	PITTSBURG	CA	94565
16179543	ARVADA	CO	80003
16178907	WESTON	FL	33332
16178347	PHOENIX	AZ	85041
16179649	FLORISSANT	MO	63034
16178257	LONGMONT	CO	80501
16179200	KUNA	ID	83634
16180615	MANITOU SPRINGS	CO	80829
16180003	LIBERTY TOWNSHIP	OH	45011

16178242	SANFORD	FL	32771
16178321	GOODYEAR	AZ	85338
16178998	SAN JOSE	CA	95148
16180514	RANCHO CUCAMONGA	CA	91739
16179629	STOCKTON	CA	95206
16180583	CHICAGO	IL	60625
16179441	LUTZ	FL	33558
16179340	RIVERSIDE	CA	92509
16178274	ELKWOOD	VA	22718
16178538	NEW PRAGUE	MN	56071
16179612	SAINT LOUIS	MO	63135
16179651	RANCHO CUCAMONGA	CA	91730
16178904	MEGALIA	CA	95954
16178579	MT PLEASANT	SC	29464
16180090	CAMPBELL	CA	95008
16178616	KENT	WA	98042
16179907	SANTA CLARITA	CA	91350
16180616	KANSAS CITY	MO	64157
16179949	NORTHFIELD	OH	44067
16179188	DESOTO	MO	63020
16180515	KENT	WA	98031
16179080	FORT MYERS	FL	33919
16178446	APACHE JUNCTION	AZ	85219
16179800	FT LAUDERDALE	FL	33301
16178839	LIVERMORE	CA	94551
16179661	LEBANON	TN	37090
16178348	HONOLULU	HI	96825
16178330	BAKERSFIELD	CA	93304
16178258	PENNSAUKEN	NJ	8110
16180097	SAN FRANCISCO	CA	94110
16179908	CULVER CITY	CA	90230
16179238	SCOTTSDALE	AZ	85254
16180617	BARRINGTON	NJ	8007
16179192	ST. AUGUSTINE	FL	32095
16180516	FONTANA	CA	92336
16180148	CASTRO VALLEY	CA	94552
16178732	WILMINGTON	NC	28412
16179662	WHITE HOUSE	TN	37188
16178187	EAGLE	ID	83616
16178268	COLFAX	CA	95713
16178188	MISSOURI CITY	TX	77489
16179791	STERLING	VA	20165
16179795	RICHMOND	CA	94806
16179797	LA VERNE	CA	91750
16179959	LAKEWOOD	CA	90712
16179799	SHORELINE	WA	98133
16178350	SEATTLE	WA	98122
16178351	SAN FRANCISCO	CA	94133
16178270	EWA BEACH	HI	96706
16178514	AVONDALE	AZ	85323
16178352	GREENBELT	MD	20770
16178271	ALTADENA	CA	91001
16178272	LAUREL	MD	20707
16179325	CHANDLER	AZ	85225
16179406	ANNANDALE	VA	22003
16178515	ANNAPOLIS	MD	21403
16179326	CHANDLER	AZ	85225
16178516	JACKSONVILLE	FL	32259
16178273	ROSWELL	GA	30076
16178193	LAKE ORION	MI	48359
16179409	MONROE	WA	98272
16178194	TAMPA	FL	33607
16178195	SAN ANTONIO	TX	78251
16178196	COLORADO SPRINGS	CO	80917
16178277	LORTON	VA	22079
16178358	OREM	UT	84057
16178197	ARIZONA CITY	AZ	85223
16178278	CAPE CORAL	FL	33993
16178198	BRADENTON	FL	34203
16178279	BRECKENRIDGE	CO	80424
16178199	SPOKANE	WA	99205
16180004	CAMBY	IN	46113
16178520	SAN JOSE	CA	95133
16178603	THORNTON	CO	80229
16178360	KIMBERLY	AL	35091
16178604	OCALA	FL	34472
16178607	ABERDEEN	NJ	7747
16179336	RIVERVIEW	FL	33569
16178283	TUCSON	AZ	85704
16178284	HOLLYWOOD	FL	33020
16179337	RIVERVIEW	FL	33569
16178527	SACRAMENTO	CA	95842
16178529	WESTON	CT	6883
16179892	FAIRBURN	GA	30213
16180019	MOUNT VERNON	WA	98273
16178612	NORTH CHARLESTON	SC	29405
16178370	MIDDLEBURY	CT	6762
16178533	ALPHARETTA	GA	30005
16178534	CORONA	CA	92883
16178535	LIBERTY LAKE	WA	99019
16178536	BIRMINGHAM	AL	35244
16178537	LYNNWOOD	WA	98087
16178456	TORRANCE	CA	90501
16178294	CLINTON	UT	84015
16178618	PRESCOTT	AZ	86301

16178296	PALM BEACH GARDENS	FL	33410
16178459	LAFAYETTE	AL	36862
16178298	MIAMI	FL	33166
16178379	LAUREL	MD	20723
16180020	LAGUNA NIGUEL	CA	92677
16178701	MILFORD	MI	48380
16178540	DAYTONA BEACH	FL	32117
16179350	DESERT HOT SPRINGS	CA	92240
16178460	DORAL	FL	33166
16178623	INDIANAPOLIS	IN	46221
16178705	PUYALLUP	WA	98371
16178463	FENTON	MO	63026
16178382	DENAIR	CA	95316
16178544	VERO BEACH	FL	32967
16178707	NEWCASTLE	CA	95658
16179518	AVONDALE	AZ	85323
16178627	FOUNTAIN	CO	80817
16178385	SAN MARCOS	CA	92078
16178628	COLORADO SPRINGS	CO	80906
16178466	WITTMANN	AZ	85361
16178469	GAHANNA	OH	43230
16178389	WEST COVINA	CA	91792
16178710	LIMA	OH	45805
16180393	ATLANTA	GA	30317
16178964	HAWTHORNE	NJ	7506
16179000	DESERT HOT SPRINGS	CA	92240
16179083	MIAMI	FL	33141
16180296	KISSIMMEE	FL	34758
16179605	MESA	AZ	85213
16179157	DANBURY	CT	6811
16179719	CAPE CORAL	FL	33990
16180042	ELK GROVE	CA	95757
16178532	LAYTON	UT	84040
16178521	GRANTSVILLE	UT	84029
16179486	MIAMI GARDENS	FL	33169
16178896	SPRING VALLEY	CA	91977
99999001	INDEPENDENCE	MO	64054
99999004	BLUE SPRINGS	MO	64014
99999005	ST AUGUSTINE	FL	32086
99999007	OCEANSIDE	CA	92057
99999010	SACRAMENTO	CA	95820
15980136	Lakewood	CO	80226
99999200	WINCHESTER	MA	1890
99999201	DORCHESTER	MA	2124
99999202	MARSTON MILLS	MA	2648

LOAN_SEQ	PROPTYPE	MATURITY_ DATE	ORIGINAL_ BALANCE	FIRST_PAY_ DATE
16180262	Single Family	20360201	199920	20060301
122405144	PUD	20351101	393000	20051201
16178479	Single Family	20360201	104400	20060301
16179674	Single Family	20360201	240000	20060301
16180224	Single Family	20360201	135200	20060301
16179289	Condominium	20360201	440000	20060301
16179228	Single Family	20351101	975000	20051201
16178371	Single Family	20351201	650150	20060101
16179245	PUD	20360201	700000	20060301
16179852	Condominium	20360201	604000	20060301
16180263	Single Family	20360201	101000	20060301
16179810	Single Family	20360101	317000	20060201
16178940	Single Family	20351201	453750	20060101
16180106	PUD	20460301	665250	20060401
16180161	2-4 Family	20360301	184800	20060401
16180225	Single Family	20360201	228000	20060301
16179773	Single Family	20360301	436304	20060401
16178566	Single Family	20360201	130000	20060301
16179511	Single Family	20351201	224000	20060101
16179290	PUD	20360201	450000	20060301
16179920	Single Family	20360301	241600	20060401
16179019	Single Family	20351201	356000	20060101
16180362	Single Family	20360201	1400000	20060301
16180264	Single Family	20360201	173000	20060301
16179811	Single Family	20360201	585000	20060301
16178420	Single Family	20360101	212400	20060201
16179566	Single Family	20360201	368000	20060301
16179675	Single Family	20360201	157600	20060301
16180122	Single Family	20360301	287000	20060401
16178735	Condominium	20360201	133120	20060301
16180226	Single Family	20360201	336800	20060301
16179512	PUD	20351201	168000	20060101
16179214	Single Family	20360201	420000	20060301
16179133	Single Family	20360201	160800	20060301
16179373	PUD	20360101	100000	20060201
16180363	Single Family	20360201	628000	20060301
16180265	2-4 Family	20360201	128000	20060301
16179703	Single Family	20360201	202400	20060301
16179567	PUD	20360201	348000	20060301
16178332	PUD	20360101	149600	20060201
16178522	Single Family	20360201	343200	20060301
16179482	Single Family	20360201	192000	20060301
16179118	Single Family	20360201	361900	20060301
16179134	Single Family	20360201	465600	20060301

16179772	Single Family	20460301	380000	20060401
16179374	Condominium	20360101	103000	20060201
16180364	Single Family	20360201	220800	20060301
16178546	Single Family	20360201	176000	20060301
16178967	PUD	20351201	274680	20060101
16180266	Single Family	20360201	135000	20060301
16179812	Single Family	20360201	500000	20060301
16179704	PUD	20360201	162400	20060301
16179034	Condominium	20360101	240000	20060201
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16179278	Single Family	20360201	465000	20060301
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16180185	Single Family	20360301	585000	20060401
16179922	PUD	20460301	532000	20060401
16179942	PUD	20360301	295900	20060401
16180598	Single Family	20360201	177406	20060301
16179008	Single Family	20360101	285579	20060201
16179013	PUD	20351201	244000	20060101
16179203	PUD	20360201	145000	20060301
16179449	Single Family	20360101	216000	20060201
16180431	Single Family	20360201	321600	20060301
16178813	Single Family	20360301	161100	20060401
16179102	Single Family	20360201	247500	20060301
16179328	Single Family	20351101	230400	20051201
16178996	PUD	20351101	249600	20051201
16179428	Single Family	20360101	272000	20060201
16178441	Single Family	20360101	150000	20060201
16179747	Single Family	20360201	67500	20060301
16178706	Single Family	20360301	137600	20060401
16179393	Single Family	20360101	114300	20060201
16178681	Single Family	20360301	144000	20060401
16178669	Condominium	20360201	496000	20060301
16178528	Single Family	20360201	264000	20060301
16179255	Single Family	20360201	742500	20060301
16178249	Single Family	20351001	170700	20051101
16180076	Single Family	20360301	161250	20060401
16178600	Single Family	20360201	352000	20060301
16179895	Single Family	20351201	118400	20060101
16180599	Single Family	20360201	440000	20060301
16179993	Single Family	20360301	101600	20060401
16180432	Single Family	20360201	386456	20060301
16179173	Single Family	20351201	132000	20060101
16179429	Single Family	20360101	164000	20060201
16180129	Single Family	20360301	700000	20060401
16179748	Single Family	20360201	128000	20060301
16179968	Condominium	20360301	124800	20060401
16179029	Single Family	20360101	276000	20060201
16178912	Single Family	20351101	220000	20051201
16178931	PUD	20351101	276000	20051201
16178335	Single Family	20360101	400000	20060201
16179650	Condominium	20360301	576000	20060401
16178310	Single Family	20360201	270000	20060301
16178218	Single Family	20360101	649900	20060201
16179205	Single Family	20360201	340200	20060301
16178739	Single Family	20360301	516000	20060401
16180016	2-4 Family	20360301	364000	20060401
16178266	Single Family	20360101	138750	20060201
16179847	Single Family	20360201	184000	20060301
16179896	Single Family	20460201	1214000	20060301
16179123	Condominium	20360201	296000	20060301
16180600	Single Family	20360201	159920	20060301
16179204	Condominium	20360201	209300	20060301
16179450	PUD	20360101	209600	20060201
16178997	Single Family	20351201	220800	20060101
16178781	Single Family	20360301	130000	20060401
16179969	Single Family	20360301	260000	20060401
16178953	PUD	20351201	450000	20060101
16178309	Single Family	20360201	133000	20060301
16179242	Single Family	20360201	472000	20060301
16178250	Single Family	20351001	400000	20051101
16180017	Condominium	20460301	312000	20060401
16180601	Single Family	20360201	172000	20060301
16179014	Single Family	20351201	272000	20060101
16180433	Single Family	20360201	816000	20060301
16178805	PUD	20360301	218750	20060401
16179355	PUD	20360101	116000	20060201
16179042	Single Family	20360101	290500	20060201
16180091	Single Family	20360201	137600	20060301
16178590	Single Family	20360201	521600	20060301
16178219	PUD	20351201	230400	20060101
16178264	PUD	20360101	196700	20060201
16179897	Single Family	20360101	580000	20060201
16179125	Single Family	20360201	252000	20060301
16179193	PUD	20360101	350000	20060201
16180602	Single Family	20360201	272000	20060301
16179198	Single Family	20360201	308000	20060301
16179451	PUD	20360101	253550	20060201
16178726	PUD	20360301	217600	20060401
16180048	Single Family	20360201	620000	20060301
16180170	Single Family	20360301	210000	20060401
16179970	Single Family	20460301	173600	20060401
16179022	PUD	20351201	272000	20060101

16178295	Condominium	20360201	479900	20060301
16178575	Townhouse	20360201	132000	20060301
16178666	Single Family	20351201	258700	20060101
16180116	Single Family	20460201	683900	20060301
16178601	Single Family	20360201	429592	20060301
16178251	Single Family	20351101	192800	20051201
16179783	PUD	20360301	634299	20060401
16179849	PUD	20360201	253900	20060301
16179898	Condominium	20360201	256000	20060301
16179194	Single Family	20360201	105000	20060301
16180603	Single Family	20360201	154400	20060301
16179452	Condominium	20360101	116250	20060201
16180627	PUD	20350401	105600	20050501
16179396	Single Family	20460101	200000	20060201
16178936	Single Family	20351101	400000	20051201
16178954	Single Family	20351201	460000	20060101
16178913	Single Family	20351001	525000	20051101
16179672	Condominium	20360201	192500	20060301
16180110	Single Family	20360301	303900	20060401
16178291	PUD	20360101	218160	20060201
16179264	Single Family	20360201	472500	20060301
16178220	Condominium	20360201	180000	20060301
16180018	Single Family	20460301	256500	20060401
16179784	PUD	20460301	472000	20060401
16179108	Single Family	20360301	207000	20060401
16179453	Single Family	20360101	910000	20060201
16180259	Single Family	20360201	399950	20060301
16179673	Single Family	20360201	133500	20060301
16178689	Condominium	20360301	188000	20060401
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16179850	Single Family	20460201	226000	20060301
16179899	Condominium	20360201	260000	20060301
16179454	Condominium	20360101	160000	20060201
16180260	Condominium	20360201	291200	20060301
16179149	PUD	20360201	302350	20060301
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16179564	PUD	20460201	274400	20060301
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16178581	PUD	20360201	495000	20060301
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16178221	Single Family	20350901	325000	20051001
16179244	PUD	20360101	499800	20060201
16179017	Single Family	20351201	486400	20060101
16179109	Single Family	20360201	712500	20060301
16178364	PUD	20351101	480000	20051201
16179351	Single Family	20360301	731253.21	20060401
16179398	Single Family	20360101	136800	20060201
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16179052	PUD	20360101	472000	20060201
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16178938	Single Family	20351201	350000	20060101
16178339	Single Family	20360101	269600	20060201
16180105	Single Family	20460301	250000	20060401
16180088	PUD	20360301	208000	20060401
16178281	Single Family	20360101	412000	20060201
16179919	PUD	20360301	232000	20060401
16178192	PUD	20360101	378750	20060201
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16179851	Single Family	20460201	168000	20060301
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16179235	Single Family	20360201	650000	20060301
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16180070	PUD	20460301	303300	20060401
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16179370	PUD	20360101	471200	20060201
16179526	Condominium	20360201	150000	20060301
16180452	2-4 Family	20360201	240000	20060301
16180289	Single Family	20360201	198226	20060301
16180358	Condominium	20360101	246740	20060201
16179163	Single Family	20351001	284750	20051101
16179036	Condominium	20360101	123200	20060201
16179586	2-4 Family	20360201	148000	20060301
16178784	Single Family	20360301	173000	20060401
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16179654	PUD	20460201	204000	20060301
16180036	PUD	20360201	416000	20060301
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16180221	Single Family	20360201	600000	20060301
16178387	Single Family	20360101	348000	20060201

16178359	2-4 Family	20360201	440000	20060301
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16179371	PUD	20360101	238000	20060201
16180453	Single Family	20360201	115200	20060301
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16179716	Single Family	20360201	212000	20060301
16179061	Condominium	20360201	139900	20060301
16179764	Condominium	20460201	284000	20060301
16179143	Single Family	20360301	550000	20060401
16179807	Single Family	20360201	456000	20060301
16178809	PUD	20360301	562500	20060401
16179024	Single Family	20360101	576000	20060201
16178793	Single Family	20360301	238840	20060401
16180139	PUD	20360401	455250	20060501
16179274	Single Family	20360201	287000	20060301
16179295	PUD	20360201	350000	20060301
16180222	Single Family	20360201	118400	20060301
16178842	PUD	20360301	371200	20060401
16178510	PUD	20360201	120000	20060301
16180622	Single Family	20360201	160000	20060301
16180454	Single Family	20360201	157840	20060301
16179166	Single Family	20351101	300000	20051201
16179073	Condominium	20360101	384000	20060201
16180291	Single Family	20360201	169600	20060301
16180359	Single Family	20360201	650000	20060301
16178448	Single Family	20360101	500000	20060201
16180065	2-4 Family	20360401	520000	20060501
16179808	Single Family	20360201	640000	20060301
16179587	Condominium	20360201	130400	20060301
16178638	PUD	20360201	89756	20060301
16179702	Single Family	20360201	228000	20060301
16179655	Single Family	20360201	113200	20060301
16179025	Single Family	20351201	117600	20060101
16179691	Single Family	20360201	216700	20060301
16178587	Single Family	20360201	228800	20060301
16178523	PUD	20360201	266000	20060301
16180223	2-4 Family	20360201	400000	20060301
16179372	PUD	20360101	280000	20060201
16180623	Single Family	20360201	80800	20060301
16180389	Single Family	20360201	299550	20060301
16180455	Single Family	20360201	636000	20060301
16179074	Single Family	20360101	335000	20060201
16180292	Single Family	20360201	126000	20060301
16180360	Single Family	20360201	344000	20060301
16179809	Single Family	20360301	436000	20060401
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16178620	Condominium	20360201	129850	20060301
16178699	Single Family	20360301	135000	20060401
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16180084	Condominium	20360301	432000	20060401
16178825	PUD	20360301	572000	20060401
16179275	Single Family	20360201	468000	20060301
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16178378	Single Family	20360101	384000	20060201
16180624	Single Family	20360201	315250	20060301
16180390	Single Family	20360201	764000	20060301
16179184	Single Family	20360101	335000	20060201
16180456	Condominium	20360201	195000	20060301
16180293	Single Family	20360201	109600	20060301
16179825	Condominium	20360201	316000	20060301
16180361	Single Family	20360201	615000	20060301
16178449	PUD	20360201	308000	20060301
16179717	PUD	20360201	387250	20060301
16180192	Single Family	20360401	618750	20060501
16178652	PUD	20360101	277600	20060201
16180156	Single Family	20360401	350400	20060501
16178945	Single Family	20351201	154000	20060101
16178639	Single Family	20360201	98400	20060301
16178778	PUD	20360301	182000	20060401
16178304	PUD	20360101	133000	20060201
16178325	Single Family	20360101	180000	20060201
16179775	Townhouse	20460301	496000	20060401
16179236	Single Family	20360201	468000	20060301
16178551	PUD	20351201	149600	20060101
16180556	Single Family	20360201	163200	20060301
16180625	Single Family	20360201	163120	20060301
16180391	Single Family	20360201	332100	20060301
16179185	Single Family	20360101	400000	20060201
16180457	Condominium	20360201	180800	20060301
16179082	Single Family	20360101	332000	20060201
16180294	Single Family	20360201	417000	20060301
16179826	Single Family	20360201	672000	20060301
16179718	Single Family	20360201	210000	20060301
16179037	Condominium	20360101	104000	20060201
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16178865	Single Family	20360301	156000	20060401
16179276	Single Family	20360201	441000	20060301
16179499	Single Family	20360101	259200	20060201
16178512	Single Family	20360201	228000	20060301
16178228	Single Family	20360101	360000	20060201
16180557	Single Family	20360201	181348	20060301
16180392	2-4 Family	20360201	250000	20060301
16180458	Single Family	20360201	237000	20060301

16180172	Single Family	20360301	370000	20060401
16180295	Condominium	20360201	100000	20060301
16178407	PUD	20360101	163920	20060201
16180157	Single Family	20360301	408000	20060401
16179062	Single Family	20360101	372000	20060201
16178708	Single Family	20360301	388000	20060401
16178338	Single Family	20360101	359650	20060201
16178525	PUD	20360201	489000	20060301
16178181	Single Family	20351101	176200	20051201
16179303	Single Family	20360201	447920	20060301
16178391	Single Family	20360101	372000	20060201
16179277	Single Family	20360201	465000	20060301
16179500	Condominium	20351201	268000	20060101
16179648	Condominium	20360301	280800	20060401
16180074	Condominium	20360201	133250	20060301
16180558	Single Family	20360201	198400	20060301
16180327	Single Family	20360201	1000000	20060301
16180586	Single Family	20360201	320472	20060301
16179932	PUD	20360301	215900	20060401
16179985	Single Family	20360301	264000	20060401
16178959	Single Family	20351201	171120	20060101
16180326	Single Family	20360201	231200	20060301
16179646	Condominium	20460301	236800	20060401
16179148	Single Family	20360201	345000	20060301
16179162	Single Family	20360201	537200	20060301
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16178713	PUD	20360201	183200	20060301
16178645	PUD	20360201	285600	20060301
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16178243	Single Family	20351201	352000	20060101
16180518	Single Family	20360201	281250	20060301
16179121	Single Family	20360201	375000	20060301
16180587	Single Family	20360201	224900	20060301
16179933	PUD	20460301	410000	20060401
16180186	PUD	20360301	399900	20060401
16179986	Single Family	20360301	320000	20060401
16180420	Condominium	20360201	355500	20060301
16178733	PUD	20360301	87750	20060401
16180487	Single Family	20360201	121600	20060301
16179067	PUD	20351201	256000	20060101
16179170	Single Family	20351101	336000	20051201
16178416	PUD	20360201	168000	20060301
16180067	Single Family	20360201	94800	20060301
16179057	Single Family	20360101	330400	20060201
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16178201	Single Family	20360201	316000	20060301
16178202	Single Family	20360101	248000	20060201
16178203	2-4 Family	20360201	242000	20060301
16178204	Single Family	20360201	558400	20060301
16178205	Single Family	20360201	241800	20060301
16178206	Single Family	20360101	360000	20060201
16178207	Single Family	20360101	428000	20060201
16178208	Single Family	20360201	485000	20060301
16178209	PUD	20360101	139200	20060201
16178841	Single Family	20360301	572000	20060401
16178762	Single Family	20360301	82450	20060401
16178843	Single Family	20360301	247000	20060401
16178763	Single Family	20360301	68800	20060401
16178845	PUD	20360301	506400	20060401
16178846	2-4 Family	20360301	231200	20060401
16178684	Condominium	20360301	206910	20060401
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16178685	Single Family	20360201	160000	20060301
16178686	Single Family	20360301	84000	20060401
16178848	PUD	20360301	100000	20060401
16178849	Condominium	20360301	455992	20060401
16178687	Condominium	20360301	270400	20060401
16178210	PUD	20360201	166400	20060301
16178211	Single Family	20360201	172000	20060301
16178212	Single Family	20360201	525000	20060301
16178213	Single Family	20360201	168000	20060301
16178214	Single Family	20360201	315600	20060301
16178215	Single Family	20360201	284000	20060301
16178850	PUD	20360301	365600	20060401
16178852	Condominium	20360301	143200	20060401
16178853	PUD	20360301	147208	20060401
16178772	PUD	20360301	76800	20060401
16178854	Single Family	20360301	127920	20060401
16178692	PUD	20360301	76800	20060401
16178774	Single Family	20360301	171000	20060401
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16178858	Single Family	20360301	256500	20060401
16178859	Condominium	20360301	58400	20060401
16178697	PUD	20360201	112000	20060301
16178779	Condominium	20360301	670000	20060401
16178301	Single Family	20360201	175950	20060301
16178303	PUD	20360101	119200	20060201
16178305	PUD	20360101	311900	20060201
16178307	Single Family	20360201	184000	20060301
16179831	Single Family	20460401	112033	20060501
16178860	Single Family	20360301	294862	20060401
16178863	PUD	20360301	183200	20060401
16178866	Condominium	20360301	200000	20060401
16178786	Single Family	20360301	124800	20060401
16178868	Single Family	20360301	388000	20060401



16178787	Single Family	20360301	105600	20060401
16178869	Single Family	20360301	59528	20060401
16178311	Single Family	20360101	400000	20060201
16180194	Single Family	20360101	980000	20060201
16180195	Single Family	20360201	264000	20060301
16180196	Single Family	20360201	84000	20060301
16180197	2-4 Family	20360201	260000	20060301
16178317	Single Family	20360101	385000	20060201
16180198	Single Family	20360201	185200	20060301
16180199	Single Family	20360201	122400	20060301
16179921	PUD	20360301	131400	20060401
16178319	2-4 Family	20351201	170000	20060101
16178870	PUD	20360301	255200	20060401
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16178792	Single Family	20360301	82500	20060401
16178874	Single Family	20360301	572000	20060401
16178794	Single Family	20360301	375000	20060401
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16178876	Single Family	20360301	276000	20060401
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16178877	PUD	20360301	200250	20060401
16178322	Single Family	20360201	210000	20060301
16178880	2-4 Family	20360301	201880	20060401
16179771	Single Family	20360301	435200	20060401
16178882	Condominium	20360301	188000	20060401
16178883	2-4 Family	20360301	400000	20060401
16179778	PUD	20360401	344000	20060501
16178170	Condominium	20351001	272350	20051101
16178173	Condominium	20350901	245000	20051001
16178336	Single Family	20351201	228000	20060101
16178174	Single Family	20351201	320000	20060101
16178177	Condominium	20351201	171920	20060101
16178259	Single Family	20360101	136000	20060201
16178178	Single Family	20351101	228000	20051201
16178179	Condominium	20360101	118400	20060201
16179785	PUD	20360401	316000	20060501
16179787	Townhouse	20360301	361800	20060401
16178502	Single Family	20360201	404000	20060301
16180626	Single Family	20341201	251100	20050101
16178503	Single Family	20360201	84000	20060301
16178180	Single Family	20351201	144500	20060101
16178504	Single Family	20360201	159920	20060301
16178263	Single Family	20351201	183200	20060101
16178506	PUD	20360201	320000	20060301
16178184	PUD	20351201	194400	20060101
16178508	PUD	20360201	336000	20060301
16178186	Single Family	20351201	76000	20060101
16178267	Single Family	20351201	232000	20060101
16180385	Single Family	20360201	246600	20060301
16180449	Single Family	20360201	230400	20060301
16179601	Single Family	20460201	302400	20060301
16180286	2-4 Family	20360201	272000	20060301
16178355	Condominium	20360101	148000	20060201
16179713	Condominium	20360201	142400	20060301
16180054	Single Family	20360301	404000	20060401
16179761	Single Family	20460201	244000	20060301
16178775	Condominium	20360301	348000	20060401
16178286	Townhouse	20360201	573600	20060301
16179516	Single Family	20360301	336000	20060401
16179407	PUD	20360201	161500	20060301
16180246	Single Family	20360201	130400	20060301
16178481	Single Family	20360201	295200	20060301
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16180479	Single Family	20360201	178000	20060301
16178890	Single Family	20351001	198750	20051101
16180549	Single Family	20360201	313312	20060301
16180319	Single Family	20360201	68800	20060301
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16180058	Single Family	20460301	436000	20060401
16178405	Single Family	20360201	229204	20060301
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16178783	Single Family	20360301	592000	20060401
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16180247	Single Family	20360201	140760	20060301
16179390	Single Family	20360101	152000	20060201
16179982	Single Family	20360301	216000	20060401
16180480	Single Family	20360201	396000	20060301
16180550	2-4 Family	20360201	427500	20060301
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16179415	PUD	20360101	146400	20060201
16179738	Single Family	20360201	97850	20060301
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16179602	PUD	20460201	177600	20060301
16179146	PUD	20360201	107000	20060301
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16178644	Single Family	20360201	157500	20060301
16178401	Single Family	20360101	251000	20060201
16178691	Single Family	20360301	524000	20060401
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16179391	Single Family	20360101	121500	20060201
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16178225	PUD	20360201	264000	20060301
16178562	Single Family	20360201	101500	20060301
16180481	Single Family	20360201	204800	20060301
16178489	PUD	20360201	523992	20060301
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16180321	2-4 Family	20360201	140000	20060301
16179779	PUD	20360301	228480	20060401
16179009	Single Family	20351201	460000	20060101
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16180138	PUD	20360301	196300	20060401
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16180416	Single Family	20360201	352000	20060301
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16179416	PUD	20460101	252000	20060201
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16178976	PUD	20351201	96000	20060101
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16180178	2-4 Family	20360301	375000	20060401
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16178992	PUD	20351201	256000	20060101
16179072	PUD	20360101	231000	20060201
16178429	2-4 Family	20360201	300000	20060301
16178226	Single Family	20351101	660000	20051201
16179202	Single Family	20360201	405600	20060301
16180417	Single Family	20360201	91040	20060301
16180483	Single Family	20360201	300000	20060301
16178473	Single Family	20360201	560000	20060301
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16180323	Single Family	20360201	149600	20060301
16180388	Condominium	20360201	270000	20060301
16179830	PUD	20360301	247041	20060401
16178297	Condominium	20360201	113700	20060301
16178505	Single Family	20360201	300000	20060301
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16179306	PUD	20350801	142400	20050901
16180079	PUD	20360201	279600	20060301
16180584	Single Family	20360201	200000	20060301
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16180554	Single Family	20360201	613592	20060301
16180324	Single Family	20360201	156000	20060301
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16178265	Single Family	20360101	180000	20060201
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16179196	Single Family	20360201	405000	20060301
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16179931	PUD	20360301	287200	20060401
16178227	Single Family	20351101	500000	20051201
16178511	Condominium	20360201	144950	20060301
16180419	Single Family	20360201	675000	20060301
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16179418	Single Family	20460101	179400	20060201
16178717	PUD	20360301	170000	20060401
16179177	Single Family	20360101	369600	20060201
16179092	Condominium	20360201	284000	20060301
16179161	Single Family	20360201	198000	20060301
16178729	PUD	20360301	90952	20060401
16178406	PUD	20360101	340000	20060201
16178716	Condominium	20360301	228000	20060401
16180047	Condominium	20360201	376000	20060301
16179348	Single Family	20360101	98000	20060201
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16178189	PUD	20360201	344400	20060301
16180099	Single Family	20360201	340800	20060301
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16180092	PUD	20360301	216000	20060401
16178829	PUD	20360301	122400	20060401
16178761	Single Family	20360301	279960	20060401
16179774	PUD	20360301	731250	20060401
16178961	2-4 Family	20360101	264000	20060201
16179206	Single Family	20360201	280000	20060301
16180443	Single Family	20360201	295960	20060301
16178280	Condominium	20360101	141000	20060201

16180281	Condominium	20360201	287200	20060301
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16179757	Single Family	20460201	187500	20060301
16180241	Single Family	20360201	104000	20060301
16179293	PUD	20360201	464000	20060301
16178468	PUD	20360201	481100	20060301
16179232	PUD	20360101	546500	20060201
16180053	Single Family	20360201	175500	20060301
16180061	PUD	20360201	368000	20060301
16179386	Single Family	20360101	188800	20060201
16179367	PUD	20360101	189600	20060201
16178610	PUD	20360201	228000	20060301
16180444	Single Family	20360201	550000	20060301
16179070	PUD	20360101	153200	20060201
16180282	Single Family	20360201	139400	20060301
16180351	Condominium	20351201	400000	20060101
16179710	Single Family	20360201	131100	20060301
16179758	Single Family	20360201	100950	20060301
16179579	Single Family	20360201	270000	20060301
16178944	Single Family	20351201	440000	20060101
16179142	Single Family	20360201	317000	20060301
16180193	PUD	20360401	274400	20060501
16178696	Single Family	20360301	124700	20060401
16178712	PUD	20360101	195350	20060201
16178269	Single Family	20351201	230000	20060101
16180242	Single Family	20360201	208000	20060301
16179491	Single Family	20351101	160000	20051201
16180381	Single Family	20360201	160800	20060301
16180445	Single Family	20360201	244500	20060301
16179164	Single Family	20351101	409600	20051201
16180283	Single Family	20360201	180000	20060301
16178427	PUD	20360201	329000	20060301
16180352	Single Family	20351201	96000	20060101
16179759	Single Family	20360201	100000	20060301
16179580	PUD	20360201	296000	20060301
16178789	PUD	20360301	180000	20060401
16180039	PUD	20360301	648800	20060401
16179298	PUD	20360201	620000	20060301
16180243	Single Family	20360201	217500	20060301
16179253	Single Family	20360201	640000	20060301
16179492	Condominium	20351101	266400	20051201
16180382	Single Family	20360201	315000	20060301
16180446	Single Family	20360201	754000	20060301
16179071	Single Family	20360101	170000	20060201
16180284	2-4 Family	20360201	300000	20060301
16180353	Single Family	20360201	202759	20060301
16180166	Single Family	20460301	552000	20060401
16178803	Single Family	20360301	860000	20060401
16179711	Single Family	20360201	436000	20060301
16179777	2-4 Family	20360301	288800	20060401
16179828	Single Family	20360301	197600	20060401
16180155	Single Family	20460301	407000	20060401
16180127	Single Family	20360301	668000	20060401
16179581	PUD	20360201	275500	20060301
16180165	PUD	20360301	212800	20060401
16180037	PUD	20360301	696750	20060401
16180130	PUD	20360201	216000	20060301
16179493	Single Family	20351101	200000	20051201
16179388	Single Family	20360101	114400	20060201
16178660	PUD	20360301	148000	20060401
16180383	2-4 Family	20360101	409600	20060201
16180447	Condominium	20360201	231096	20060301
16178991	Single Family	20351201	548000	20060101
16178963	Single Family	20350901	412000	20051001
16179600	Single Family	20360201	242000	20060301
16180285	2-4 Family	20360201	350000	20060301
16179035	Condominium	20351201	272000	20060101
16179582	Single Family	20360201	317600	20060301
16178597	Single Family	20360201	187950	20060301
16180045	Single Family	20460301	698000	20060401
16180244	Single Family	20360201	103200	20060301
16178320	Single Family	20360101	346500	20060201
16179139	Single Family	20360201	258400	20060301
16178377	Single Family	20351101	304000	20051201
16180547	Single Family	20360201	97520	20060301
16180317	Single Family	20360201	71600	20060301
16178171	Condominium	20350901	204250	20051001
16180384	Single Family	20360201	136000	20060301
16180448	Condominium	20360201	388800	20060301
16178404	PUD	20360101	379600	20060201
16179155	Single Family	20360201	292000	20060301
16179712	Single Family	20360201	126400	20060301
16180191	Single Family	20360401	235000	20060501
16178928	Single Family	20351201	488000	20060101
16179760	Single Family	20460201	282550	20060301
16178833	Single Family	20360301	115200	20060401
16179583	Single Family	20360201	156000	20060301
16178625	Single Family	20360201	470400	20060301
16178622	PUD	20360201	200000	20060301
16179299	PUD	20360201	260000	20060301
16180245	Single Family	20360201	131200	20060301
16179484	PUD	20360201	332275	20060301
16179272	Single Family	20360201	483750	20060301
16179495	Condominium	20351101	300000	20051201
16178608	Single Family	20360301	168000	20060401

16180548	Single Family	20360201	448000	20060301
16180318	Single Family	20360201	316000	20060301
16179260	Single Family	20360201	592000	20060301
16179863	PUD	20360201	288000	20060301
16179195	PUD	20360201	240000	20060301
16180621	Single Family	20360201	216000	20060301
16178884	Single Family	20350901	268000	20051001
16179405	Condominium	20460101	300000	20060201
16180347	Single Family	20360201	332072	20060301
16179575	Condominium	20360201	260000	20060301
16178892	Single Family	20350701	396000	20050801
16178851	Single Family	20360301	154400	20060401
16179792	PUD	20360301	343200	20060401
16178736	Single Family	20360201	508000	20060301
16178767	PUD	20360201	534000	20060301
16179230	Single Family	20351201	675750	20060101
16179113	Single Family	20360201	584000	20060301
16179864	PUD	20360201	324000	20060301
16178369	PUD	20351101	276000	20051201
16179365	PUD	20360101	202350	20060201
16180278	Condominium	20360201	325430	20060301
16180348	Single Family	20360201	99200	20060301
16179802	Single Family	20360201	532000	20060301
16178626	Single Family	20360201	254240	20060301
16179137	Condominium	20360201	41800	20060301
16179248	Single Family	20360201	675000	20060301
16178386	Single Family	20360101	335000	20060201
16179261	PUD	20360101	592000	20060201
16179910	PUD	20360301	433800	20060401
16179487	PUD	20360101	324849	20060201
16180279	Single Family	20360201	272000	20060301
16179060	Single Family	20360101	319900	20060201
16179577	Single Family	20360201	308000	20060301
16179803	Single Family	20360201	491250	20060301
16179618	Townhouse	20460301	324000	20060401
16178764	PUD	20360301	128610	20060401
16178282	PUD	20360101	632000	20060201
16179292	PUD	20360201	432000	20060301
16179231	Single Family	20360201	644000	20060301
16179138	Condominium	20360201	43300	20060301
16178376	Condominium	20351101	343000	20051201
16179100	Single Family	20360201	540000	20060301
16180184	Single Family	20360301	176000	20060401
16180442	Condominium	20360201	119280	20060301
16180349	Single Family	20351201	225000	20060101
16179578	Single Family	20360201	188000	20060301
16179804	PUD	20360201	460000	20060301
16179045	Single Family	20360101	450000	20060201
16180051	Single Family	20460201	265000	20060301
16178893	Condominium	20350801	320000	20050901
16179806	Single Family	20360201	425000	20060301
16180257	Single Family	20360201	1020000	20060301
16179700	Single Family	20360201	144000	20060301
16178828	Condominium	20360301	186800	20060401
16178748	Single Family	20360301	104000	20060401
16178668	Single Family	20360201	117600	20060301
16178589	Single Family	20360201	261700	20060301
16180075	PUD	20360301	600000	20060401
16180159	Single Family	20360301	463900	20060401
16179801	PUD	20360401	124000	20060501
16178830	Single Family	20360301	223560	20060401
16178831	Single Family	20360301	55272	20060401
16179628	PUD	20360201	260000	20060301
16180582	Single Family	20360201	464000	20060301
16179439	PUD	20360101	191200	20060201
16180415	Single Family	20360201	166000	20060301
16180146	Condominium	20360301	135200	20060401
16180115	Single Family	20360301	120000	20060401
16178415	Single Family	20360201	329017	20060301
16179665	Single Family	20360201	216250	20060301
16180119	Single Family	20360301	300000	20060401
16178588	Single Family	20360201	280000	20060301
16179520	Single Family	20360201	192000	20060301
16178368	Single Family	20351201	552750	20060101
16180620	Single Family	20360201	896846	20060301
16179953	PUD	20360301	528000	20060401
16180109	Single Family	20460301	520000	20060401
16179563	Single Family	20460201	291200	20060301
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16179480	2-4 Family	20360301	284000	20060401
16179481	PUD	20460201	469600	20060301
16178834	Single Family	20360301	84000	20060401
16178591	PUD	20360201	712500	20060301
16179644	Single Family	20360301	375000	20060401
16178754	Single Family	20360301	192000	20060401
16179483	PUD	20460301	246400	20060401
16178835	Single Family	20360301	125250	20060401
16178836	PUD	20360301	960000	20060401
16178755	Single Family	20360301	478360	20060401
16178593	PUD	20360201	158445	20060301
16178756	Condominium	20360301	136000	20060401
16180183	Single Family	20460301	572000	20060401
16180174	Single Family	20360301	650000	20060401
16180044	Condominium	20360201	254400	20060301
16179545	Single Family	20360201	168300	20060301

16180346	Single Family	20351101	276000	20051201
16178323	Single Family	20360101	253500	20060201
16178586	Single Family	20360201	97500	20060301
16180219	Single Family	20360201	240450	20060301
16180188	Single Family	20460301	450000	20060401
16179916	Single Family	20360301	952000	20060401
16178455	PUD	20360101	383950	20060201
16179621	Single Family	20360301	280000	20060401
16180288	Single Family	20360201	275200	20060301
16178594	Condominium	20360201	630000	20060301
16178676	Townhouse	20360201	160000	20060301
16178757	Single Family	20360301	260000	20060401
16178838	Single Family	20360301	240000	20060401
16178758	Single Family	20360301	60300	20060401
16178596	Single Family	20360201	344000	20060301
16178759	PUD	20360301	259268	20060401
16179569	Single Family	20360201	68250	20060301
16178678	Single Family	20360301	409600	20060401
16178679	PUD	20360301	575200	20060401
16179327	Condominium	20360201	315200	20060301
16178780	2-4 Family	20360301	457500	20060401
16179347	PUD	20351201	338400	20060101
16180614	Single Family	20360201	320000	20060301
16179948	Single Family	20360301	440000	20060401
16178656	2-4 Family	20360201	970000	20060301
16179044	Single Family	20360101	359850	20060201
16179620	PUD	20460301	183200	20060401
16180132	Single Family	20460301	225000	20060401
16178771	Single Family	20360201	932000	20060301
16178682	PUD	20360301	356250	20060401
16179136	Condominium	20360201	41800	20060301
16179175	Single Family	20360201	127000	20060301
16180357	Single Family	20360201	135600	20060301
16179763	Single Family	20460201	122000	20060301
16179585	PUD	20360201	376800	20060301
16180258	Single Family	20360201	178080	20060301
16179701	Single Family	20360201	116600	20060301
16179653	PUD	20360201	376000	20060301
16178922	Single Family	20351101	310000	20051201
16178598	Condominium	20360201	146240	20060301
16178599	Single Family	20360201	95600	20060301
16180512	Single Family	20360201	298000	20060301
16179247	Single Family	20360201	459000	20060301
16179099	Single Family	20360201	465300	20060301
16179952	Single Family	20360301	478400	20060401
16179466	Single Family	20360101	128000	20060201
16179364	Condominium	20360101	126400	20060201
16178659	Single Family	20360201	257600	20060301
16178820	Single Family	20360301	128000	20060401
16178741	PUD	20360301	176000	20060401
16179552	Single Family	20460301	376000	20060401
16178742	Single Family	20360301	188900	20060401
16178580	Single Family	20360201	470960	20060301
16178661	Single Family	20360301	311880	20060401
16178823	Condominium	20360301	186800	20060401
16178743	PUD	20360301	359920	20060401
16179553	PUD	20460301	298400	20060401
16178824	Single Family	20360301	138000	20060401
16179554	PUD	20360301	271890	20060401
16178663	PUD	20360301	168000	20060401
16178826	Condominium	20360301	248000	20060401
16178745	Single Family	20360301	240000	20060401
16178583	PUD	20360201	180792	20060301
16179404	Condominium	20360101	271200	20060201
16180345	2-4 Family	20351201	140000	20060101
16179683	Single Family	20360201	243900	20060301
16179829	PUD	20460301	365600	20060401
16179762	2-4 Family	20360201	106500	20060301
16180126	Single Family	20360301	363000	20060401
16180033	Single Family	20360201	376000	20060301
16179555	PUD	20360301	399000	20060401
16178827	Single Family	20360301	180000	20060401
16179670	PUD	20360201	316000	20060301
16179861	Single Family	20360201	264000	20060301
16178675	PUD	20360301	329600	20060401
16179249	Single Family	20360101	841000	20060201
16179115	PUD	20360201	180000	20060301
16178398	Single Family	20351001	213500	20051101
16180200	Single Family	20360201	262120	20060301
16180201	Single Family	20360201	208000	20060301
16179216	Single Family	20360301	160000	20060401
16179315	Single Family	20350901	136800	20051001
16180202	Single Family	20360201	324000	20060301
16180204	Single Family	20360101	129200	20060201
16180205	Single Family	20360101	200000	20060201
16180206	Condominium	20360201	178400	20060301
16180207	Single Family	20360201	228000	20060301
16180208	Single Family	20360201	67200	20060301
16180209	Condominium	20360201	265000	20060301
16179476	PUD	20360101	255000	20060201
16180179	2-4 Family	20360301	430000	20060401
16179530	Single Family	20360201	112000	20060301
16179611	Townhouse	20360301	264000	20060401
16180255	2-4 Family	20360201	310000	20060301
16178920	Single Family	20351101	392000	20051201

16178801	PUD	20360301	420000	20060401
16179613	Single Family	20360301	288000	20060401
16178641	PUD	20360301	143920	20060401
16178722	Single Family	20360301	284000	20060401
16178444	PUD	20360201	178800	20060301
16179561	Single Family	20360201	214000	20060301
16178804	Single Family	20360301	201600	20060401
16178561	PUD	20360201	189570	20060301
16180414	Single Family	20360201	248000	20060301
16178436	Single Family	20360201	288500	20060301
16179226	PUD	20351001	168000	20051101
16180619	Single Family	20360201	452680	20060301
16178290	PUD	20360101	272000	20060201
16178293	PUD	20360101	232000	20060201
16178770	PUD	20360201	679200	20060301
16179233	Condominium	20351201	80000	20060101
16178642	Single Family	20360201	160000	20060301
16178724	Single Family	20360201	248000	20060301
16179346	Single Family	20360101	130500	20060201
16179840	PUD	20360201	244000	20060301
16180217	Single Family	20360201	190323	20060301
16178643	Single Family	20360201	130400	20060301
16178806	Single Family	20360301	325000	20060401
16178484	Single Family	20360201	150400	20060301
16178565	Single Family	20360201	221300	20060301
16178889	PUD	20351001	308000	20051101
16179632	Condominium	20360201	120510	20060301
16178646	Condominium	20360201	56550	20060301
16178727	Single Family	20360301	147360	20060401
16178647	Single Family	20360301	127200	20060401
16178567	Single Family	20360201	390000	20060301
16179947	Single Family	20360301	164800	20060401
16179488	PUD	20360101	223265	20060201
16179914	PUD	20360301	152000	20060401
16178486	PUD	20360201	136000	20060301
16178649	Single Family	20360201	197500	20060301
16178488	Single Family	20360201	212000	20060301
16180210	Single Family	20360201	204000	20060301
16180211	Single Family	20360201	784000	20060301
16180212	Single Family	20360201	397500	20060301
16180147	Single Family	20360401	525600	20060501
16180213	Condominium	20360101	252700	20060201
16180214	Single Family	20360201	288000	20060301
16180215	Single Family	20360201	200000	20060301
16180216	Single Family	20360101	628550	20060201
16178172	Single Family	20351201	176000	20060101
16178493	Single Family	20360201	245000	20060301
16180355	Single Family	20360201	202424	20060301
16178730	Condominium	20360301	279600	20060401
16178811	Single Family	20360301	202500	20060401
16178812	Condominium	20360301	124000	20060401
16178650	PUD	20360201	181900	20060301
16179622	PUD	20360201	262800	20060301
16178570	Single Family	20360201	123600	20060301
16180256	Condominium	20360201	172000	20060301
16179032	Single Family	20360101	457000	20060201
16178921	Single Family	20351101	285000	20051201
16179081	Single Family	20360101	360000	20060201
16178447	Condominium	20360201	166400	20060301
16178571	PUD	20360201	763000	20060301
16178814	Condominium	20360301	348000	20060401
16179562	Single Family	20360201	183300	20060301
16178799	PUD	20360301	453935	20060401
16178490	Single Family	20360201	344800	20060301
16179624	Condominium	20360201	364000	20060301
16179363	Single Family	20360101	160000	20060201
16179051	PUD	20360101	284000	20060201
16178549	PUD	20360201	512400	20060301
16178605	Single Family	20360201	572000	20060301
16179234	PUD	20360201	180000	20060301
16178815	Condominium	20360301	304840.8	20060401
16178734	2-4 Family	20360301	225000	20060401
16178241	Single Family	20351201	61800	20060101
16179105	PUD	20360301	366300	20060401
16180218	Single Family	20360201	151000	20060301
16178318	2-4 Family	20360101	215000	20060201
16178654	PUD	20360301	324000	20060401
16178655	Townhouse	20360301	240000	20060401
16179915	PUD	20360301	133600	20060401
16178818	PUD	20360301	244600	20060401
16178819	PUD	20360301	224800	20060401
16179221	Single Family	20360301	316000	20060401
16178495	PUD	20360201	160530	20060301
16178576	PUD	20360201	277225	20060301
16178496	Single Family	20360201	204000	20060301
16179549	Single Family	20460201	480000	20060301
16178578	Single Family	20360201	400000	20060301
16178497	PUD	20360201	88000	20060301
16179477	PUD	20360101	234900	20060201
16179369	Condominium	20360101	231200	20060201
16180287	Single Family	20360201	237000	20060301
16180356	Condominium	20360101	880000	20060201
16178632	Single Family	20360201	216000	20060301
16179524	PUD	20360301	208000	20060401
16178471	Single Family	20360201	205500	20060301

16178552	Condominium	20360101	110320	20060201
16178633	Single Family	20360201	101250	20060301
16178634	Single Family	20360301	180000	20060401
16179525	PUD	20460301	108080	20060401
16180254	Single Family	20360201	304000	20060301
16178919	Single Family	20351101	340000	20051201
16178472	Condominium	20360201	196400	20060301
16178392	Single Family	20360101	577500	20060201
16179608	PUD	20360201	265600	20060301
16178555	Single Family	20360201	118400	20060301
16179527	Single Family	20360201	224800	20060301
16179609	PUD	20360401	360000	20060501
16178556	Condominium	20360201	302250	20060301
16178475	Single Family	20360201	236800	20060301
16178394	PUD	20360201	363120	20060301
16179366	2-4 Family	20360101	119200	20060201
16178637	Single Family	20360201	126800	20060301
16178718	Single Family	20360301	288800	20060401
16178476	Single Family	20360201	106400	20060301
16178719	PUD	20360301	207920	20060401
16180581	Single Family	20360201	212720	20060301
16179438	Single Family	20360101	265000	20060201
16179529	PUD	20360201	262259	20060301
16178395	PUD	20360201	462760	20060301
16178396	Single Family	20360201	171200	20060301
16178798	Single Family	20360301	475700	20060401
16178952	PUD	20351201	142550	20060101
16178958	Single Family	20351201	231700	20060101
16179011	Single Family	20351201	306000	20060101
16179368	Single Family	20360101	96000	20060201
16178397	Condominium	20351101	175920	20051201
16178238	Single Family	20351201	172000	20060101
16180577	Single Family	20360201	184000	20060301
16179980	PUD	20360301	217600	20060401
16178224	2-4 Family	20351101	350000	20051201
16179179	PUD	20360101	206500	20060201
16180409	Single Family	20360201	360000	20060301
16179786	Single Family	20360301	194400	20060401
16179066	Single Family	20360101	862000	20060201
16180545	Single Family	20360201	108000	20060301
16180315	Condominium	20360201	232000	20060301
16178413	2-4 Family	20360101	227500	20060201
16178985	Single Family	20351201	214400	20060101
16179313	Single Family	20351101	220000	20051201
16178403	Single Family	20360101	135000	20060201
16180125	Condominium	20360301	571650	20060401
16178891	Single Family	20351101	160000	20051201
16178750	PUD	20360301	625000	20060401
16178299	Single Family	20360101	308289	20060201
16178560	Single Family	20360201	101500	20060301
16179208	Condominium	20360201	131250	20060301
16179880	Single Family	20460301	239400	20060401
16179307	Single Family	20360201	172000	20060301
16179180	Condominium	20360201	217500	20060301
16180410	Single Family	20360201	488000	20060301
16180476	2-4 Family	20360201	232000	20060301
16179836	PUD	20360301	725000	20060401
16180066	PUD	20360301	481000	20060401
16180316	2-4 Family	20360201	320000	20060301
16178974	Single Family	20351201	89600	20060101
16178435	Single Family	20360201	270250	20060301
16178723	Single Family	20360301	416200	20060401
16178183	Single Family	20351201	159300	20060101
16179344	Single Family	20351201	154000	20060101
16179309	PUD	20451001	230000	20051101
16179341	Single Family	20360101	56000	20060201
16178302	Single Family	20360201	125600	20060301
16178239	PUD	20360201	178000	20060301
16179209	Single Family	20360201	157500	20060301
16180509	Single Family	20360201	612000	20060301
16179010	PUD	20351201	357450	20060101
16180411	Single Family	20360201	364000	20060301
16180477	Single Family	20360201	155000	20060301
16179837	Condominium	20360301	110000	20060401
16179413	Single Family	20360101	331200	20060201
16178414	Single Family	20360201	141185	20060301
16178975	Single Family	20360101	200000	20060201
16180040	Single Family	20360201	608000	20060301
16178509	Condominium	20360201	371000	20060301
16180510	Single Family	20360201	217200	20060301
16178494	Single Family	20360201	378000	20060301
16180579	Single Family	20360201	334400	20060301
16179781	2-4 Family	20360301	212800	20060401
16179436	Single Family	20360101	118600	20060201
16180412	Single Family	20360201	649900	20060301
16180478	Single Family	20360201	114320	20060301
16179001	Single Family	20351201	460000	20060101
16179736	PUD	20360201	176000	20060301
16178621	PUD	20360301	103999	20060401
16179503	Single Family	20351101	240800	20051201
16178617	PUD	20360301	420000	20060401
16178572	PUD	20360201	109200	20060301
16178753	Single Family	20360301	112800	20060401
16179623	Condominium	20360301	380000	20060401
16178240	PUD	20360201	308000	20060301

16180580	Single Family	20360201	280000	20060301
16179981	PUD	20360301	220000	20060401
16179437	PUD	20360101	118650	20060201
16180413	Single Family	20360201	650000	20060301
16179076	PUD	20360101	160000	20060201
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16178340	Single Family	20360101	300000	20060201
16178816	PUD	20360301	128800	20060401
16179627	Single Family	20360201	225000	20060301
16179006	PUD	20351201	520000	20060101
16178518	Single Family	20360201	350000	20060301
16179977	PUD	20360301	128000	20060401
16179190	Single Family	20360201	384000	20060301
16180472	Condominium	20360201	336000	20060301
16180541	Condominium	20360201	125600	20060301
16180311	Single Family	20360201	282400	20060301
16179410	PUD	20360101	159600	20060201
16178658	Single Family	20360301	278000	20060401
16179176	Condominium	20360201	303200	20060301
16180378	Single Family	20360201	132600	20060301
16178989	Condominium	20351201	256800	20060101
16179732	Condominium	20360201	148000	20060301
16178728	Single Family	20360301	264000	20060401
16178454	2-4 Family	20360201	184000	20060301
16178402	Single Family	20360101	253600	20060201
16179697	Condominium	20360201	172000	20060301
16178595	Single Family	20360201	246750	20060301
16180107	Single Family	20360301	135000	20060401
16180240	Single Family	20360201	283183	20060301
16178363	Single Family	20360101	219200	20060201
16178602	PUD	20360201	294000	20060301
16179978	PUD	20360301	188000	20060401
16180406	Single Family	20360201	225000	20060301
16180473	Single Family	20360201	192000	20060301
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16180312	Condominium	20360201	81200	20060301
16179411	PUD	20360101	320750	20060201
16179056	PUD	20360101	436000	20060201
16180379	Single Family	20360201	109327	20060301
16178434	Single Family	20360201	633600	20060301
16179733	Single Family	20360201	200000	20060301
16178704	Condominium	20360201	155897	20060301
16179820	Single Family	20360201	611250	20060301
16180128	PUD	20360301	358400	20060401
16180153	Single Family	20360301	337000	20060401
16178426	Single Family	20360101	359200	20060201
16179698	Single Family	20360201	194400	20060301
16180114	Single Family	20360301	116200	20060401
16179283	PUD	20360201	439500	20060301
16178381	Single Family	20360101	155000	20060201
16178900	PUD	20351201	394250	20060101
16178342	PUD	20351201	199920	20060101
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16180407	Single Family	20360201	465600	20060301
16180474	Condominium	20360201	440000	20060301
16179168	Single Family	20351201	420000	20060101
16180543	Single Family	20360201	281600	20060301
16180313	Condominium	20360201	112896	20060301
16179087	Single Family	20360101	248800	20060201
16180380	Single Family	20360201	548000	20060301
16179734	Single Family	20360201	223350	20060301
16178715	Single Family	20360301	105840	20060401
16179521	Single Family	20360201	492000	20060301
16178327	Single Family	20360101	313000	20060201
16179284	Single Family	20360201	440000	20060301
16178613	Single Family	20360301	520000	20060401
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16178557	Single Family	20360201	192000	20060301
16179979	PUD	20460301	400000	20060401
16180408	2-4 Family	20360201	457600	20060301
16179835	Single Family	20360301	100000	20060401
16180475	Condominium	20360201	225000	20060301
16179169	Single Family	20351201	270500	20060101
16180544	Single Family	20360201	200000	20060301
16180314	Single Family	20360201	269606	20060301
16179088	PUD	20360101	257400	20060201
16179160	PUD	20360301	264800	20060401
16178990	Single Family	20351201	504000	20060101
16179735	Condominium	20360201	240000	20060301
16178306	PUD	20360201	132000	20060301
16179039	Single Family	20360101	130000	20060201
16178949	Single Family	20351201	529600	20060101
16179334	Single Family	20351101	140000	20051201
16179135	Single Family	20360201	570000	20060301
16179489	PUD	20360101	178600	20060201
16178894	Single Family	20351001	412500	20051101
16179381	Single Family	20360101	71250	20060201
16180536	Condominium	20360201	78320	20060301
16179598	Single Family	20360201	200000	20060301
16179816	PUD	20360201	484000	20060301
16180276	Single Family	20360201	159900	20060301
16179144	2-4 Family	20360201	508000	20060301
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16179573	Single Family	20360201	480000	20060301
16180124	PUD	20360301	402000	20060401



16178619	Single Family	20360201	332000	20060301
16179282	PUD	20360201	690000	20060301
16178374	Single Family	20351101	492000	20051201
16179928	Single Family	20360301	216400	20060401
16179382	Single Family	20360101	123750	20060201
16180537	Single Family	20360201	126000	20060301
16180307	Single Family	20360201	287200	20060301
16180374	Single Family	20360201	244000	20060301
16179064	Single Family	20360101	347000	20060201
16180439	Single Family	20360201	160000	20060301
16178714	PUD	20360201	195000	20060301
16179599	PUD	20360201	176000	20060301
16179817	Single Family	20360201	600000	20060301
16178927	Single Family	20351101	440000	20051201
16179755	Single Family	20360201	118400	20060301
16178878	PUD	20360301	248000	20060401
16178349	PUD	20360101	420000	20060201
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16180236	2-4 Family	20360201	61600	20060301
16179929	PUD	20360301	163000	20060401
16178895	Single Family	20331001	395000	20031101
16180538	Single Family	20360201	287200	20060301
16180308	Single Family	20360201	504000	20060301
16180375	Single Family	20360201	215000	20060301
16180440	Single Family	20360201	700000	20060301
16178547	Condominium	20360201	92800	20060301
16179818	Single Family	20360201	400000	20060301
16180277	Single Family	20360201	205600	20060301
16179153	Single Family	20360201	180000	20060301
16178980	PUD	20351201	247000	20060101
16179054	Single Family	20360101	409500	20060201
16178424	Single Family	20360101	152000	20060201
16179708	Condominium	20360201	302400	20060301
16180140	Single Family	20360301	234000	20060401
16180023	Single Family	20360301	276000	20060401
16178768	Single Family	20360201	401600	20060301
16178260	2-4 Family	20360301	236000	20060401
16180237	Condominium	20360201	316000	20060301
16178375	Single Family	20351101	564850	20051201
16178864	PUD	20360301	179600	20060401
16178341	PUD	20360101	515950	20060201
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16179383	Single Family	20360101	292000	20060201
16178222	Single Family	20360201	228000	20060301
16180539	Single Family	20360201	193600	20060301
16180309	Single Family	20360201	305000	20060301
16180376	Single Family	20360201	188400	20060301
16178948	PUD	20351201	145520	20060101
16178970	Condominium	20351101	240000	20051201
16180171	Single Family	20360301	150000	20060401
16178879	Condominium	20360301	126880	20060401
16180133	Single Family	20360301	404300	20060401
16178651	Single Family	20360201	112600	20060301
16180024	Single Family	20360301	365000	20060401
16180238	Single Family	20360201	240000	20060301
16179352	Single Family	20360201	392000	20060301
16179384	PUD	20360101	308000	20060201
16179976	Condominium	20360301	384000	20060401
16180471	Single Family	20360201	166828	20060301
16180540	Single Family	20360201	312000	20060301
16178983	Single Family	20351201	208000	20060101
16180377	Condominium	20360201	127150	20060301
16180441	Single Family	20360201	488000	20060301
16179731	Condominium	20360201	196000	20060301
16179819	Single Family	20360201	395000	20060301
16178971	Single Family	20351101	232000	20051201
16178425	Single Family	20360201	272000	20060301
16180162	2-4 Family	20360301	262500	20060401
16180143	Single Family	20360301	92950	20060401
16179709	Single Family	20360201	84000	20060301
16179696	Single Family	20360201	100000	20060301
16178313	2-4 Family	20360101	225000	20060201
16180025	PUD	20360301	367000	20060401
16178592	PUD	20360201	224150	20060301
16179310	PUD	20350801	194300	20050901
16180239	Single Family	20360201	300000	20060301
16178380	PUD	20360101	265000	20060201
16179252	Single Family	20360201	497600	20060301
16178856	Single Family	20360301	181200	20060401
16180436	Single Family	20360201	188000	20060301
16180273	Single Family	20360201	596000	20060301
16178175	Single Family	20351001	295000	20051101
16179707	Single Family	20460201	160000	20060301
16178925	Single Family	20351101	232000	20051201
16179695	Single Family	20360201	156000	20060301
16178796	PUD	20360301	121600	20060401
16180177	Condominium	20360401	563200	20060501
16178635	2-4 Family	20360201	300000	20060301
16178531	Single Family	20360201	431920	20060301
16179682	Condominium	20360201	147200	20060301
16180108	Single Family	20360301	138700	20060401
16178337	Single Family	20360101	120500	20060201
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16180234	Condominium	20360201	104908	20060301
16179925	Condominium	20360301	194700	20060401

16179641	Single Family	20460301	616000	20060401
16179379	Condominium	20460101	203200	20060201
16179362	Single Family	20360101	273900	20060201
16179182	Single Family	20360101	280000	20060201
16180372	2-4 Family	20360201	357000	20060301
16180437	Single Family	20360201	263900	20060301
16178969	Single Family	20351101	331875	20051201
16179047	Single Family	20360101	260000	20060201
16180274	Single Family	20360201	172000	20060301
16179815	PUD	20360201	636522	20060301
16178423	Single Family	20360101	392000	20060201
16178315	Single Family	20360201	125500	20060301
16179753	Single Family	20360201	138400	20060301
16178821	Single Family	20360301	292000	20060401
16179270	Single Family	20360201	543000	20060301
16179120	PUD	20360201	407700	20060301
16180062	Single Family	20360201	600000	20060301
16179926	Single Family	20360301	166400	20060401
16179098	PUD	20360201	204000	20060301
16179380	Single Family	20360101	150400	20060201
16180373	Single Family	20360201	503200	20060301
16178662	Single Family	20360201	312000	20060301
16180438	Single Family	20360201	164000	20060301
16180275	Single Family	20360201	328000	20060301
16178802	PUD	20360301	291960	20060401
16178926	PUD	20351101	212800	20051201
16179572	Single Family	20360201	183200	20060301
16178760	Condominium	20360301	92720	20060401
16180235	Single Family	20360201	114400	20060301
16179271	Single Family	20360201	580000	20060301
16179640	Single Family	20360201	190000	20060301
16178887	Single Family	20351001	221250	20051101
16179354	Condominium	20360101	200000	20060201
16180354	Single Family	20360201	280000	20060301
16179805	Single Family	20360201	310000	20060301
16179128	Single Family	20360201	568000	20060301
16180618	Single Family	20360201	372000	20060301
16180006	PUD	20360301	132000	20060401
16178960	Single Family	20351201	191250	20060101
16180517	Single Family	20360201	178400	20060301
16179630	Single Family	20360201	217600	20060301
16179442	PUD	20360101	152000	20060201
16178934	Single Family	20351101	199895	20051201
16178262	Single Family	20360201	619200	20060301
16178837	Single Family	20360301	332000	20060401
16180117	PUD	20360301	500000	20060401
16178563	Single Family	20360201	283200	20060301
16179212	Single Family	20360201	361350	20060301
16179860	PUD	20360201	174400	20060301
16179129	Single Family	20360201	340000	20060301
16179909	Single Family	20360201	196000	20060301
16179016	Condominium	20351201	306100	20060101
16178999	Single Family	20351201	434400	20060101
16179631	2-4 Family	20360201	220000	20060301
16179443	PUD	20460101	311100	20060201
16178909	PUD	20351001	376000	20051101
16179664	Single Family	20360201	106400	20060301
16180027	Single Family	20360301	682500	20060401
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16179858	Single Family	20360201	224000	20060301
16179551	Single Family	20360201	372800	20060301
16180270	Single Family	20360201	260000	20060301
16179151	PUD	20360201	218000	20060301
16179750	PUD	20360201	176000	20060301
16178942	Single Family	20351201	461250	20060101
16179141	Single Family	20360201	484000	20060301
16178354	Single Family	20360201	532500	20060301
16179680	Single Family	20360201	282400	20060301
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16179514	Single Family	20351201	224000	20060101
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16179097	PUD	20360201	571900	20060301
16179859	Single Family	20360201	268000	20060301
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16178191	Single Family	20360101	380000	20060201
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16178979	PUD	20351101	304000	20051201
16178924	PUD	20351101	650000	20051201
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16179610	Single Family	20360301	630000	20060401
16179269	Single Family	20360101	646000	20060201
16179519	PUD	20360201	420000	20060301
16179923	Single Family	20360301	280000	20060401
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16180073	2-4 Family	20460201	497000	20060301
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16179752	Single Family	20360201	172000	20060301
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16178915	PUD	20351101	256000	20051201
16179681	Condominium	20460201	223200	20060301
16178584	PUD	20360201	464000	20060301
16180233	2-4 Family	20360201	287920	20060301
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16178373	PUD	20351101	260000	20051201
16179361	Single Family	20360101	224000	20060201
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16178935	Single Family	20351201	650000	20060101
16179556	Single Family	20460201	144000	20060301
16178962	Single Family	20360101	296000	20060201
16178791	Single Family	20360301	136000	20060401
16178292	PUD	20360101	221165	20060201
16180083	PUD	20360301	304000	20060401
16178334	Single Family	20351101	149600	20051201
16179262	Single Family	20360201	492000	20060301
16178667	Condominium	20351201	236800	20060101
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16179958	Single Family	20360301	356000	20060401
16178357	PUD	20360201	154000	20060301
16178216	Single Family	20351201	320000	20060101
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16180251	Condominium	20360201	224000	20060301
16180102	2-4 Family	20360301	470400	20060401
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16178300	Single Family	20360201	152000	20060301
16178765	Condominium	20360301	337500	20060401
16179796	Single Family	20360301	260000	20060401
16178564	PUD	20360201	266000	20060301
16179114	Single Family	20360201	475000	20060301
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16179473	Single Family	20460101	228850	20060201
16179794	Single Family	20360301	332800	20060401
16180176	2-4 Family	20360301	656250	20060401
16179007	Single Family	20351201	310000	20060101
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16179699	PUD	20360201	372550	20060301
16179041	Condominium	20360101	266300	20060201
16180111	Single Family	20360301	525000	20060401
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16179353	PUD	20360101	168000	20060201
16180253	Single Family	20360201	170000	20060301
16178951	PUD	20351201	648750	20060101
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16180030	PUD	20360301	650000	20060401
16179263	Single Family	20360201	584000	20060301
16179506	PUD	20351101	190750	20051201
16179131	PUD	20360201	225000	20060301
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16178862	PUD	20360301	496000	20060401
16179946	Single Family	20460301	181000	20060401
16180612	Single Family	20360201	168000	20060301
16179461	Single Family	20360101	372000	20060201
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16179339	Single Family	20460201	207840	20060301
16179617	Single Family	20360301	497600	20060401
16179023	Single Family	20351201	420000	20060101
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16178906	Condominium	20351201	232000	20060101
16178769	Single Family	20360301	400000	20060401
16179219	PUD	20360301	244500	20060401
16178384	Single Family	20360101	250000	20060201
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16178256	Single Family	20360201	195200	20060301
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16179856	PUD	20360201	241900	20060301
16179224	Single Family	20351101	641600	20051201
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16179462	Single Family	20360101	207200	20060201
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16179358	Single Family	20360101	134400	20060201
16179408	Single Family	20360201	239200	20060301
16178941	Single Family	20351201	441000	20060101
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16179678	Condominium	20360201	224000	20060301
16178933	Single Family	20351101	344000	20051201
16178766	PUD	20360201	560000	20060301
16178569	PUD	20360201	251960	20060301
16179220	Single Family	20360301	653200	20060401
16179211	Single Family	20360201	340000	20060301
16179857	Single Family	20460201	152000	20060301
16178361	2-4 Family	20360201	267300	20060301
16179127	Single Family	20360201	461600	20060301
16179906	Single Family	20460201	488000	20060301

16178366	PUD	20351101	271200	20051201
16179463	Single Family	20460101	220000	20060201
16179403	Single Family	20460101	301600	20060201
16178657	Single Family	20360301	152000	20060401
16179749	Single Family	20460201	120000	20060301
16179570	PUD	20360201	221200	20060301
16179140	PUD	20360201	308000	20060301
16179031	Single Family	20360101	435000	20060201
16179679	PUD	20360201	311650	20060301
16178261	Condominium	20360101	105000	20060201
16180080	Single Family	20360301	374500	20060401
16179267	Single Family	20360201	465000	20060301
16179259	Single Family	20360101	450000	20060201
16179287	Single Family	20360201	562000	20060301
16179130	Single Family	20360201	440000	20060301
16179956	PUD	20360301	520000	20060401
16180011	PUD	20360301	192000	20060401
16178840	PUD	20360301	144674	20060401
16178817	Condominium	20360301	530400	20060401
16179890	PUD	20360201	384000	20060301
16180524	Single Family	20360201	308000	20060301
16179642	Single Family	20360301	239000	20060401
16179446	PUD	20360101	115500	20060201
16179012	Single Family	20351201	199200	20060101
16180249	Single Family	20360201	250000	20060301
16179040	Condominium	20360101	282000	20060201
16178950	Condominium	20351201	160000	20060101
16179504	Single Family	20351201	100000	20060101
16179288	Single Family	20360201	522000	20060301
16179911	PUD	20360301	391050	20060401
16179957	Single Family	20360301	153600	20060401
16180012	Single Family	20460301	400000	20060401
16180069	Single Family	20360301	790000	20060401
16180060	Single Family	20360201	280000	20060301
16180525	Single Family	20360201	203000	20060301
16179447	PUD	20360101	192000	20060201
16179973	Single Family	20460301	131000	20060401
16180134	Single Family	20460301	922500	20060401
16178908	Single Family	20351101	480000	20051201
16179657	Single Family	20360201	201900	20060301
16179788	PUD	20360301	355900	20060401
16180032	PUD	20360301	720000	20060401
16179110	Condominium	20360201	342000	20060301
16178674	Single Family	20360301	336000	20060401
16179901	Single Family	20460201	332800	20060301
16180608	Single Family	20360201	304000	20060301
16179457	PUD	20360101	268000	20060201
16179997	PUD	20360301	187200	20060401
16180049	Condominium	20360301	372000	20060401
16179104	PUD	20360101	150720	20060201
16180508	Single Family	20360201	275900	20060301
16179174	Condominium	20360101	410000	20060201
16179435	Single Family	20360101	124000	20060201
16178782	Single Family	20360301	316000	20060401
16180046	Single Family	20360201	522000	20060301
16179030	Condominium	20351201	319200	20060101
16179020	Single Family	20351201	416000	20060101
16178585	PUD	20360201	186750	20060301
16180098	PUD	20360201	803000	20060301
16178574	PUD	20360201	91000	20060301
16178289	Single Family	20360101	250001	20060201
16178254	Single Family	20360101	140400	20060201
16179853	Single Family	20360201	127450	20060301
16179902	Single Family	20360201	178400	20060301
16180609	Single Family	20360201	176000	20060301
16179458	PUD	20460101	713800	20060201
16179998	Single Family	20360301	103600	20060401
16179005	PUD	20351201	348000	20060101
16179400	Condominium	20360101	116000	20060201
16178932	Single Family	20351201	268000	20060101
16180081	Condominium	20360301	480000	20060401
16178582	PUD	20360201	234670	20060301
16179257	2-4 Family	20360201	840000	20060301
16178615	Single Family	20360201	360000	20060301
16179126	PUD	20360201	990000	20060301
16179903	PUD	20360201	516000	20060301
16180610	Single Family	20360201	180000	20060301
16180160	Single Family	20360301	134000	20060401
16179459	PUD	20360101	347950	20060201
16179626	Single Family	20360201	172800	20060301
16178443	Single Family	20360201	227950	20060301
16179357	PUD	20360101	180000	20060201
16179401	Single Family	20360101	124800	20060201
16179021	Single Family	20360101	360000	20060201
16178331	Single Family	20360101	253000	20060201
16179658	Single Family	20360201	313100	20060301
16180041	Single Family	20360301	217000	20060401
16179218	PUD	20360301	624000	20060401
16178465	Single Family	20360201	147400	20060301
16178665	Condominium	20360101	284000	20060201
16178255	Condominium	20360101	114400	20060201
16179854	PUD	20360301	339800	20060401
16179904	PUD	20460201	380000	20060301
16179945	Single Family	20360301	153600	20060401
16180611	Single Family	20360201	194000	20060301

16179402	Single Family	20360101	316000	20060201
16179974	PUD	20360301	158450	20060401
16178957	Single Family	20351201	452000	20060101
16178480	PUD	20360201	560000	20060301
16179677	Single Family	20460201	212000	20060301
16180093	Single Family	20360201	275000	20060301
16178285	2-4 Family	20360101	380000	20060201
16178346	PUD	20351201	414900	20060101
16179111	Condominium	20360201	125288	20060301
16179855	PUD	20360201	212000	20060301
16179905	Single Family	20360301	400000	20060401
16180168	Single Family	20360301	363750	20060401
16178703	Single Family	20360301	405000	20060401
16178695	2-4 Family	20360201	292000	20060301
16178777	PUD	20360301	225200	20060401
16178235	Single Family	20351201	198400	20060101
16179994	PUD	20360301	290400	20060401
16179876	Single Family	20460201	544000	20060301
16180501	Single Family	20360201	151920	20060301
16180571	Single Family	20360201	144000	20060301
16179094	Single Family	20360201	224000	20060301
16178356	Single Family	20351201	127125	20060101
16180339	Single Family	20360201	306900	20060301
16180403	Single Family	20360201	712000	20060301
16179730	Single Family	20360201	315200	20060301
16179343	PUD	20360201	218320	20060301
16180086	Single Family	20360201	586000	20060301
16178673	PUD	20360301	110800	20060401
16178185	PUD	20351201	208200	20060101
16179995	PUD	20360301	276000	20060401
16180502	Single Family	20360201	231900	20060301
16180572	Single Family	20360201	127920	20060301
16180187	Single Family	20360301	320000	20060401
16179430	Single Family	20360101	192000	20060201
16180340	Condominium	20360201	132300	20060301
16180404	2-4 Family	20360201	693000	20060301
16178810	Single Family	20360301	129600	20060401
16178973	Single Family	20351101	308000	20051201
16179050	Single Family	20360101	300000	20060201
16178433	PUD	20360201	276000	20060301
16178329	PUD	20360101	170000	20060201
16178308	Condominium	20360201	121500	20060301
16178236	PUD	20351001	232000	20051101
16180503	Single Family	20360201	215016	20060301
16179877	PUD	20460201	560950	20060301
16180573	Single Family	20360201	115200	20060301
16179078	Single Family	20360101	277500	20060201
16179095	Single Family	20360201	436000	20060301
16179431	PUD	20360101	416000	20060201
16180341	Single Family	20360201	348000	20060301
16180405	2-4 Family	20360201	417000	20060301
16179832	Single Family	20360301	212000	20060401
16180113	PUD	20360201	1,000,000	20060301
16179971	PUD	20460301	248000	20060401
16178903	Single Family	20351201	604000	20060101
16179768	PUD	20360301	203200	20060401
16178788	Single Family	20360301	571200	20060401
16178902	Single Family	20351201	360000	20060101
16179237	Single Family	20360101	742500	20060201
16180604	2-4 Family	20360201	128000	20060301
16179547	Single Family	20360201	172000	20060301
16179103	Single Family	20360201	378000	20060301
16180504	Condominium	20360201	202320	20060301
16180574	Single Family	20360201	200000	20060301
16179432	Single Family	20360101	120000	20060201
16180342	Single Family	20360201	521650	20060301
16179833	Single Family	20360201	396000	20060301
16178800	Single Family	20360301	228800	20060401
16179541	Single Family	20360201	112500	20060301
16178288	PUD	20360101	285000	20060201
16178464	PUD	20360201	144000	20060301
16178252	Single Family	20360101	150000	20060201
16178343	Condominium	20351201	116000	20060101
16178554	Single Family	20360201	163200	20060301
16180605	Single Family	20360201	50000	20060301
16179944	Single Family	20360301	404000	20060401
16178526	Single Family	20360201	238000	20060301
16178237	PUD	20360201	270400	20060301
16180505	Condominium	20360201	205000	20060301
16179878	Single Family	20360201	156000	20060301
16180575	Single Family	20360201	294300	20060301
16178474	Single Family	20360201	171120	20060301
16179433	Single Family	20460101	164000	20060201
16179780	Single Family	20460301	290000	20060401
16180343	Single Family	20360201	182400	20060301
16179834	PUD	20360301	238000	20060401
16178412	Single Family	20360201	408000	20060301
16178698	Condominium	20360301	268000	20060401
16178905	Single Family	20351201	600000	20060101
16180131	Single Family	20460301	236000	20060401
16180104	PUD	20360201	135000	20060301
16180031	PUD	20360201	720000	20060301
16178751	PUD	20360201	182000	20060301
16179256	PUD	20360201	884000	20060301
16178467	Single Family	20360201	292000	20060301

16179222	Condominium	20350601	297500	20050701
16179900	Single Family	20360201	272000	20060301
16178749	PUD	20360301	268000	20060401
16180606	Single Family	20360201	324000	20060301
16178559	PUD	20360201	160000	20060301
16178553	Condominium	20350801	159800	20050901
16179199	Condominium	20360201	368000	20060301
16180506	Single Family	20360201	287200	20060301
16179767	Single Family	20360301	476000	20060401
16180344	Condominium	20360201	153600	20060301
16178442	Single Family	20360201	417000	20060301
16179972	Single Family	20460301	225600	20060401
16179769	PUD	20460301	316000	20060401
16178253	Single Family	20360101	648000	20060201
16179210	Condominium	20360201	257600	20060301
16180607	Condominium	20360201	153600	20060301
16179996	PUD	20360301	175000	20060401
16178492	Single Family	20360201	540000	20060301
16180507	Condominium	20360201	169600	20060301
16179879	Single Family	20360201	210400	20060301
16179079	Single Family	20360101	213500	20060201
16179434	Single Family	20360101	208000	20060201
16178720	Single Family	20360301	200520	20060401
16180043	Single Family	20460301	713200	20060401
16178871	Single Family	20360301	240000	20060401
16179281	Single Family	20360201	448000	20060301
16178233	Condominium	20360201	151900	20060301
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16180335	Single Family	20360201	240000	20060301
16180399	2-4 Family	20360201	272000	20060301
16180068	2-4 Family	20360301	255000	20060401
16180467	Condominium	20360201	160720	20060301
16179086	Single Family	20360101	375200	20060201
16180305	Condominium	20360201	200000	20060301
16178411	Condominium	20360101	612000	20060201
16178400	Single Family	20360101	243737	20060201
16178452	Single Family	20360201	276000	20060301
16179615	PUD	20460301	195200	20060401
16178500	Single Family	20360201	453000	20060301
16179873	Condominium	20360301	143900	20060401
16180568	Single Family	20360201	237500	20060301
16180336	Single Family	20360201	214480	20060301
16180400	Single Family	20360201	190800	20060301
16180306	Condominium	20360201	91920	20060301
16179645	Single Family	20460301	213600	20060401
16180154	Single Family	20460301	484000	20060401
16179728	PUD	20360201	208000	20060301
16180021	Single Family	20360301	727500	20060401
16179616	Single Family	20360301	267200	20060401
16178234	PUD	20351001	317650	20051101
16180499	Condominium	20360201	136000	20060301
16179874	Single Family	20360201	244000	20060301
16180569	Single Family	20360201	384000	20060301
16180337	Single Family	20360201	171612	20060301
16180175	PUD	20360301	284800	20060401
16179479	Single Family	20360101	108000	20060201
16180401	Single Family	20360201	416000	20060301
16178994	Condominium	20351201	230400	20060101
16180468	Single Family	20360201	248000	20060301
16179729	PUD	20360201	181200	20060301
16178453	PUD	20360201	320800	20060301
16180096	Single Family	20360301	261000	20060401
16178677	PUD	20360201	212208	20060301
16178461	PUD	20360201	234176	20060301
16178182	Single Family	20360101	281250	20060201
16180078	Single Family	20360301	472000	20060401
16180500	Single Family	20360201	161000	20060301
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16180570	Single Family	20360201	109600	20060301
16180338	Single Family	20360201	202800	20060301
16180402	Single Family	20360201	836000	20060301
16180469	Condominium	20360201	650000	20060301
16178653	PUD	20360301	650000	20060401
16179075	Single Family	20360101	320000	20060201
16179049	Single Family	20360101	599000	20060201
16180118	Single Family	20360301	560000	20060401
16179501	PUD	20351201	280000	20060101
16180229	Single Family	20360201	207000	20060301
16178362	Single Family	20351101	617888	20051201
16178744	Single Family	20360301	128000	20060401
16179376	PUD	20360101	192000	20060201
16179546	Single Family	20360201	144000	20060301
16180529	Condominium	20360201	919700	20060301
16180298	Condominium	20360201	312000	20060301
16180366	Single Family	20360201	189500	20060301
16178421	Single Family	20360101	316000	20060201
16179693	2-4 Family	20360201	312000	20060301
16180123	PUD	20360301	162400	20060401
16180035	PUD	20360201	936650	20060301
16179776	Single Family	20360301	352000	20060401
16180230	Single Family	20360201	236800	20060301
16179502	Single Family	20360101	272000	20060201
16180063	Condominium	20360201	408000	20060301
16180180	PUD	20460301	458000	20060401
16179189	PUD	20360201	212000	20060301

16180461	Condominium	20360201	164000	20060301
16180530	Single Family	20360201	176000	20060301
16180299	Single Family	20360201	312000	20060301
16180367	Single Family	20360201	432000	20060301
16178491	Single Family	20360201	609450	20060301
16178450	Single Family	20360201	280000	20060301
16178946	Single Family	20351201	292000	20060101
16178968	Single Family	20351201	192000	20060101
16179046	Single Family	20360101	208000	20060201
16178709	2-4 Family	20360301	806500	20060401
16180112	Single Family	20360301	1000000	20060401
16179053	Condominium	20360101	201592	20060201
16179705	Single Family	20360201	107200	20060301
16178624	Single Family	20360201	156000	20060301
16180103	Condominium	20360301	348000	20060401
16180231	Single Family	20360201	168800	20060301
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16180300	Single Family	20360201	639950	20060301
16180368	Single Family	20360201	71400	20060301
16179722	Single Family	20360201	216000	20060301
16178694	2-4 Family	20360301	215000	20060401
16180050	Single Family	20460301	325000	20060401
16180149	Condominium	20360301	167500	20060401
16179279	Single Family	20360201	608000	20060301
16179296	Single Family	20360201	460000	20060301
16180072	Condominium	20360201	144000	20060301
16180232	Single Family	20360201	431560	20060301
16178886	PUD	20351001	336000	20051101
16179308	Single Family	20351001	400000	20051101
16179377	PUD	20360101	284000	20060201
16180463	Single Family	20360201	135760	20060301
16180532	Single Family	20360201	313000	20060301
16179147	Single Family	20360201	286900	20060301
16179084	Single Family	20360101	304000	20060201
16180301	Single Family	20360201	188700	20060301
16180369	2-4 Family	20360201	325000	20060301
16179723	Single Family	20360201	264000	20060301
16178451	Single Family	20360201	434000	20060301
16179813	PUD	20360201	376000	20060301
16179027	Single Family	20351201	420000	20060101
16179706	Single Family	20360201	168000	20060301
16178326	Single Family	20360101	230000	20060201
16180089	Single Family	20360301	295000	20060401
16178388	PUD	20360101	405000	20060201
16178670	Single Family	20360301	139920	20060401
16179378	PUD	20360101	278400	20060201
16180464	Single Family	20360201	252000	20060301
16180533	Single Family	20360201	238000	20060301
16180302	Single Family	20360201	183920	20060301
16180370	Single Family	20360201	200000	20060301
16179724	PUD	20360201	200000	20060301
16179766	PUD	20360201	196000	20060301
16178702	Single Family	20360301	124000	20060401
16178947	PUD	20351201	602400	20060101
16179814	Single Family	20360201	1430000	20060301
16178422	PUD	20360101	280000	20060201
16180094	Condominium	20360301	500000	20060401
16180150	Single Family	20360301	464000	20060401
16179515	PUD	20360201	630952	20060301
16178740	Single Family	20360301	600000	20060401
16180398	Condominium	20360201	281600	20060301
16180465	Single Family	20360201	322500	20060301
16180534	Single Family	20360201	480000	20060301
16179085	Single Family	20360101	405500	20060201
16178972	Single Family	20351201	356000	20060101
16180303	Single Family	20360201	108122	20060301
16180158	Single Family	20360301	232000	20060401
16179159	Single Family	20360201	590000	20060301
16180371	Single Family	20360201	240000	20060301
16179063	Single Family	20360101	344000	20060201
16178987	Single Family	20351201	630400	20060101
16179725	Single Family	20460201	288000	20060301
16179595	Single Family	20460201	400500	20060301
16178797	Single Family	20360301	95000	20060401
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16178606	Single Family	20360201	300000	20060301
16179342	PUD	20360101	220000	20060201
16178899	Condominium	20351201	225000	20060101
16180566	Single Family	20360201	396500	20060301
16180466	Single Family	20360201	236720	20060301
16178965	Single Family	20360101	600000	20060201
16180535	Single Family	20360201	224000	20060301
16180304	Single Family	20360201	183600	20060301
16178432	PUD	20360101	680000	20060201
16178988	Condominium	20351101	432000	20051201
16179726	Single Family	20460201	195000	20060301
16178881	Single Family	20360301	216750	20060401
16180055	Single Family	20360201	391200	20060301
16179962	PUD	20360301	183200	20060401
16178910	Single Family	20351101	208800	20051201
16178573	Single Family	20360201	252000	20060301
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16179305	PUD	20350801	331550	20050901

16178244	Single Family	20351201	256000	20060101
16178664	Condominium	20351201	117120	20060101
16178513	PUD	20360201	258600	20060301
16179841	PUD	20460201	157750	20060301
16179887	Single Family	20460201	212000	20060301
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16179988	Single Family	20360301	238000	20060401
16180422	Single Family	20360201	695000	20060301
16180182	Single Family	20360401	710000	20060501
16179171	Single Family	20360201	252000	20060301
16178417	Single Family	20360101	191900	20060201
16178275	Single Family	20360201	308000	20060301
16178478	PUD	20360201	532000	20060301
16178190	PUD	20360101	349550	20060201
16180120	Single Family	20360301	230000	20060401
16180009	Single Family	20460301	304000	20060401
16179842	Single Family	20360201	100800	20060301
16179633	Single Family	20360201	200000	20060301
16180521	Single Family	20360201	272000	20060301
16180590	Single Family	20360201	280000	20060301
16179936	Single Family	20360301	176800	20060401
16179444	Condominium	20360101	216000	20060201
16180059	Condominium	20360201	400000	20060301
16180423	Single Family	20360201	450000	20060301
16179963	Single Family	20360301	744000	20060401
16179770	2-4 Family	20360301	420000	20060401
16179954	Single Family	20460301	400000	20060401
16178245	Single Family	20351201	220000	20060101
16180522	Single Family	20360201	256000	20060301
16179634	Single Family	20360201	204000	20060301
16179122	Single Family	20360201	325000	20060301
16180591	Condominium	20360201	109600	20060301
16179782	PUD	20360301	411200	20060401
16180424	Condominium	20360201	364600	20060301
16178418	PUD	20360201	238750	20060301
16179964	Single Family	20360301	187200	20060401
16178911	Single Family	20351101	493000	20051201
16179667	Single Family	20360201	144000	20060301
16179240	Single Family	20360101	526500	20060201
16179955	Single Family	20460301	308000	20060401
16179844	Single Family	20360201	317950	20060301
16179635	Single Family	20360201	164700	20060301
16179889	Single Family	20360201	288000	20060301
16180523	Single Family	20360201	215000	20060301
16179197	Single Family	20360201	149000	20060301
16180592	Single Family	20360201	124000	20060301
16179937	PUD	20360301	203100	20060401
16178457	Single Family	20360201	190320	20060301
16179445	Single Family	20360101	650000	20060201
16178725	PUD	20360301	86152	20060401
16179069	PUD	20360101	428000	20060201
16178543	PUD	20360201	200000	20060301
16179668	PUD	20360201	280000	20060301
16180085	Single Family	20360301	536000	20060401
16179311	Single Family	20350901	194400	20051001
16178680	Single Family	20360201	120000	20060301
16179286	2-4 Family	20360201	420000	20060301
16180010	Single Family	20460301	107100	20060401
16178246	Single Family	20360201	292000	20060301
16178844	Condominium	20360301	120000	20060401
16179793	Townhouse	20360301	129600	20060401
16179636	Single Family	20360201	225000	20060301
16180593	Single Family	20360201	195200	20060301
16178419	Single Family	20360101	244000	20060201
16179789	PUD	20360301	438800	20060401
16180136	Single Family	20360301	336000	20060401
16178333	Single Family	20360101	300000	20060201
16178176	PUD	20351201	365400	20060101
16179375	PUD	20360101	203200	20060201
16179550	PUD	20360201	632000	20060301
16180528	Single Family	20360201	195950	20060301
16180297	Single Family	20360201	214000	20060301
16179158	PUD	20360201	440000	20060301
16180365	Single Family	20360201	238400	20060301
16179038	Single Family	20360101	393600	20060201
16180267	Condominium	20360201	104400	20060301
16179591	Condominium	20360201	285000	20060301
16179026	Single Family	20360101	262500	20060201
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16179568	PUD	20360201	180800	20060301
16178324	PUD	20360101	168000	20060201
16178711	Single Family	20360201	544000	20060301
16178630	Single Family	20360301	340000	20060401
16179522	Single Family	20360301	260400	20060401
16178631	Single Family	20360201	116900	20060301
16179523	PUD	20360201	371000	20060301
16178470	Single Family	20360201	140000	20060301
16180095	Single Family	20360301	480000	20060401
16179961	Single Family	20360301	157500	20060401
16179532	PUD	20360201	408000	20060301
16178393	PUD	20360201	417000	20060301
16180101	Single Family	20360201	1120000	20060301
16180087	Condominium	20360301	358500	20060401
16180100	Condominium	20360301	201500	20060401



16178737	Single Family	20360301	132000	20060401
16178614	2-4 Family	20360201	533850	20060301
16180519	Single Family	20360201	650000	20060301
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16180588	Single Family	20360201	191920	20060301
16179934	Single Family	20360301	199200	20060401
16179987	PUD	20360301	180850	20060401
16180421	Single Family	20360201	122000	20060301
16178986	Single Family	20351201	484000	20060101
16180488	2-4 Family	20360201	76000	20060301
16178995	Single Family	20351201	648000	20060101
16179420	Single Family	20460101	122600	20060201
16178287	PUD	20360101	255000	20060201
16178438	PUD	20360201	150000	20060301
16178752	PUD	20360301	244176	20060401
16178229	Single Family	20360201	464000	20060301
16180489	Single Family	20360201	476000	20060301
16179865	Single Family	20360201	281350	20060301
16180559	Single Family	20360201	328000	20060301
16180394	Single Family	20360201	424000	20060301
16180459	Single Family	20360201	960000	20060301
16178408	Single Family	20360101	294400	20060201
16179606	PUD	20460301	520000	20060401
16179625	Single Family	20360301	160000	20060401
16178982	Single Family	20351201	620000	20060101
16179720	PUD	20360201	464000	20060301
16180038	Condominium	20360301	99900	20060401
16180082	Single Family	20360301	404000	20060401
16178867	Single Family	20360301	424000	20060401
16179989	Single Family	20360201	144000	20060301
16179866	Condominium	20460201	169600	20060301
16180490	Single Family	20360201	146500	20060301
16180560	Single Family	20360201	131920	20060301
16179421	PUD	20460101	376000	20060201
16180329	Single Family	20360201	180880	20060301
16180395	Single Family	20360201	415430	20060301
16180460	Single Family	20360201	180000	20060301
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16180164	Single Family	20460301	544000	20060401
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16178530	PUD	20360201	331530	20060301
16178776	Single Family	20360301	152000	20060401
16179534	PUD	20360201	144700	20060301
16179517	PUD	20360101	304000	20060201
16178230	Single Family	20360201	650000	20060301
16179990	PUD	20360301	94000	20060401
16179867	Condominium	20460201	102000	20060301
16180491	2-4 Family	20360201	676000	20060301
16180561	Single Family	20360201	417000	20060301
16178977	Single Family	20360101	328000	20060201
16180330	Single Family	20360201	247200	20060301
16180396	Single Family	20360201	348900	20060301
16178409	Single Family	20360201	248000	20060301
16179721	Single Family	20360201	213600	20060301
16179312	Single Family	20451201	125000	20060101
16179535	Single Family	20360101	127900	20060201
16179304	Single Family	20360201	335000	20060301
16178577	Single Family	20360201	120000	20060301
16178671	Single Family	20360301	343960	20060401
16178746	2-4 Family	20360301	247000	20060401
16178507	Single Family	20360201	132720	20060301
16178558	PUD	20360201	316000	20060301
16180425	Single Family	20360201	164000	20060301
16180492	Single Family	20360201	235720	20060301
16180562	Single Family	20360201	60000	20060301
16179002	Single Family	20360101	528000	20060201
16180331	Single Family	20360201	214400	20060301
16178439	Single Family	20360201	287960	20060301
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16178431	Single Family	20360201	316000	20060301
16180167	Single Family	20360301	140000	20060401
16179536	PUD	20360101	617100	20060201
16179332	Single Family	20460201	528000	20060301
16180071	Single Family	20360201	210000	20060301
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16178231	PUD	20360201	443000	20060301
16180426	Single Family	20360201	720000	20060301
16179868	Single Family	20360201	180000	20060301
16180493	Condominium	20360201	112000	20060301
16180563	Condominium	20360201	204000	20060301
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16179647	Single Family	20360301	100000	20060401
16180332	Single Family	20360201	104000	20060301
16180397	Single Family	20360201	544000	20060301
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16179537	PUD	20360201	232500	20060301
16178672	Single Family	20360301	239900	20060401
16180189	Single Family	20360301	240900	20060401
16179939	Single Family	20360301	256000	20060401
16180594	Single Family	20360201	379600	20060301

16179991	Single Family	20360301	362850	20060401
16180427	Single Family	20360201	184000	20060301
16179869	Condominium	20360201	252000	20060301
16180494	Single Family	20360201	378750	20060301
16180564	2-4 Family	20360201	92000	20060301
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16179093	Single Family	20360101	356000	20060201
16180333	Single Family	20360201	268000	20060301
16178993	Single Family	20351201	367900	20060101
16179798	Single Family	20360301	425000	20060401
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16179338	Single Family	20360201	261600	20060301
16178276	Single Family	20360101	704000	20060201
16178542	Single Family	20360201	270000	20060301
16178247	Single Family	20360101	252000	20060201
16180595	Single Family	20360201	176800	20060301
16178232	PUD	20351101	435000	20051201
16180428	Single Family	20360201	217600	20060301
16179870	PUD	20360201	232000	20060301
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16179172	Single Family	20360201	172500	20060301
16179425	Single Family	20360101	610000	20060201
16178410	PUD	20360201	170400	20060301
16178929	Single Family	20351101	270000	20051201
16178747	Single Family	20360301	205200	20060401
16179940	Condominium	20360301	121500	20060401
16180596	Single Family	20360201	295200	20060301
16179992	PUD	20360301	202400	20060401
16180429	Single Family	20360201	69600	20060301
16179871	Condominium	20360301	144000	20060401
16180496	Single Family	20360201	680000	20060301
16180173	Single Family	20360301	620000	20060401
16179426	Single Family	20360101	332000	20060201
16180334	Single Family	20360201	193600	20060301
16178440	Single Family	20360201	236005	20060301
16179745	Single Family	20360201	126400	20060301
16178808	Single Family	20360301	142400	20060401
16179966	Single Family	20360301	252500	20060401
16179028	Single Family	20351201	599992	20060101
16178930	Single Family	20351101	160000	20051201
16178344	Single Family	20360101	349000	20060201
16178248	PUD	20351001	276000	20051101
16179893	PUD	20360201	593600	20060301
16179941	PUD	20360301	459000	20060401
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16179181	Single Family	20360201	40000	20060301
16180430	Single Family	20360201	300000	20060301
16179186	Single Family	20360101	364000	20060201
16179872	Single Family	20360301	236000	20060401
16180497	Single Family	20360201	196000	20060301
16178861	Condominium	20360301	213858	20060401
16179004	Condominium	20351201	236000	20060101
16179427	Single Family	20360101	190400	20060201
16178731	PUD	20360301	90952	20060401
16180145	Single Family	20460301	325000	20060401
16179967	Single Family	20360301	156000	20060401
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16178539	Single Family	20360201	44250	20060301
16180121	Single Family	20360301	438400	20060401
16178345	Condominium	20351201	183200	20060101
16178217	Single Family	20360101	419500	20060201
16178738	Single Family	20360301	96000	20060401
16178498	Single Family	20360201	144000	20060301
16180015	Single Family	20360301	508000	20060401
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16179894	PUD	20360201	242650	20060301
16180002	Single Family	20360301	108000	20060401
16179187	Single Family	20360201	400000	20060301
16178501	PUD	20360201	184000	20060301
16180513	2-4 Family	20360201	376000	20060301
16179882	Single Family	20460201	125600	20060301
16179440	PUD	20360101	224000	20060201
16178445	Single Family	20360101	312000	20060201
16178316	PUD	20351201	264000	20060101
16180064	Single Family	20360301	310000	20060401
16179543	PUD	20360201	256000	20060301
16178907	PUD	20351201	544000	20060101
16178347	PUD	20360101	202750	20060201
16179649	PUD	20360301	223500	20060401
16178257	2-4 Family	20360201	136500	20060301
16179200	PUD	20360201	148000	20060301
16180615	Single Family	20360201	232000	20060301
16180003	Single Family	20460301	191200	20060401
16178242	PUD	20360201	400000	20060301
16178321	PUD	20360201	160000	20060301
16178998	Single Family	20351201	628000	20060101
16180514	Single Family	20360201	674908	20060301
16179629	Single Family	20360201	189000	20060301
16180583	Single Family	20360201	203600	20060301
16179441	Single Family	20360101	212000	20060201
16179340	Single Family	20360201	260000	20060301
16178274	Single Family	20360201	635000	20060301
16178538	Single Family	20360201	240000	20060301
16179612	Single Family	20360301	96300	20060401

16179651	Single Family	20460301	385000	20060401
16178904	PUD	20351201	296000	20060101
16178579	PUD	20360201	161600	20060301
16180090	2-4 Family	20360201	629300	20060301
16178616	Condominium	20360201	150360	20060301
16179907	PUD	20360301	472000	20060401
16180616	Single Family	20360201	194400	20060301
16179949	Single Family	20360301	204000	20060401
16179188	Single Family	20360201	88000	20060301
16180515	Single Family	20360201	406350	20060301
16179080	Condominium	20360101	191200	20060201
16178446	PUD	20360101	172000	20060201
16179800	Condominium	20360301	243200	20060401
16178839	Single Family	20360301	511200	20060401
16179661	Single Family	20360201	272000	20060301
16178348	PUD	20360101	745000	20060201
16178330	Single Family	20360101	162500	20060201
16178258	Single Family	20360201	150000	20060301
16180097	Single Family	20360301	560000	20060401
16179908	Condominium	20360301	291200	20060401
16179238	Single Family	20360101	496000	20060201
16180617	Single Family	20360201	173600	20060301
16179192	PUD	20360201	346950	20060301
16180516	Single Family	20360201	266500	20060301
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16178187	PUD	20360101	82400	20060201
16178268	Single Family	20351201	646000	20060101
16178188	PUD	20351201	135200	20060101
16179791	PUD	20360401	304000	20060501
16179795	PUD	20460401	586320	20060501
16179797	Single Family	20360401	411200	20060501
16179959	Single Family	20460401	528000	20060501
16179799	Single Family	20360401	288000	20060501
16178350	Single Family	20360201	384000	20060301
16178351	2-4 Family	20360101	828000	20060201
16178270	PUD	20360101	470400	20060201
16178514	Single Family	20360201	236800	20060301
16178352	PUD	20360101	264000	20060201
16178271	Single Family	20351201	394320	20060101
16178272	Single Family	20351201	356000	20060101
16179325	2-4 Family	20360201	144000	20060301
16179406	Single Family	20460201	534400	20060301
16178515	Single Family	20360201	208000	20060301
16179326	2-4 Family	20360201	288000	20060301
16178516	PUD	20360201	135200	20060301
16178273	Single Family	20360101	164800	20060201
16178193	Single Family	20351201	180000	20060101
16179409	Single Family	20360201	237600	20060301
16178194	Condominium	20360101	175920	20060201
16178195	PUD	20351201	129150	20060101
16178196	Single Family	20360101	105600	20060201
16178277	PUD	20360201	428500	20060301
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16178197	Single Family	20360101	129000	20060201
16178278	Single Family	20360101	164700	20060201
16178198	PUD	20351201	259204	20060101
16178279	Condominium	20360101	261600	20060201
16178199	2-4 Family	20360101	172000	20060201
16180004	PUD	20360301	113500	20060401
16178520	Single Family	20360201	559200	20060301
16178603	PUD	20360201	142000	20060301
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16178283	PUD	20360101	236000	20060201
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16179337	PUD	20460401	163200	20060501
16178527	Single Family	20360201	244000	20060301
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16178533	PUD	20360201	493500	20060301
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16178456	Single Family	20360201	468000	20060301
16178294	Single Family	20360101	116250	20060201
16178618	Single Family	20360201	171500	20060301
16178296	PUD	20360201	335000	20060301
16178459	Single Family	20360201	100000	20060301
16178298	Condominium	20360101	152010	20060201
16178379	PUD	20360101	565100	20060201
16180020	Condominium	20360401	308000	20060501
16178701	Single Family	20360301	372000	20060401
16178540	PUD	20360201	171200	20060301
16179350	Single Family	20460301	320800	20060401
16178460	Condominium	20360201	131920	20060301
16178623	Single Family	20360201	89910	20060301
16178705	Single Family	20360301	180000	20060401

16178463	Single Family	20360201	79900	20060301
16178382	Single Family	20360101	307200	20060201
16178544	Single Family	20360201	195500	20060301
16178707	PUD	20360301	470000	20060401
16179518	PUD	20460201	256500	20060301
16178627	Single Family	20360201	97600	20060301
16178385	Condominium	20360101	438300	20060201
16178628	PUD	20360301	150400	20060401
16178466	Single Family	20360201	220000	20060301
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16178389	Condominium	20360101	288000	20060201
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16180393	Single Family	20360201	80000	20060301
16178964	Single Family	20351201	496000	20060101
16179000	Single Family	20351201	209600	20060101
16179083	Condominium	20360201	128000	20060301
16180296	Single Family	20360201	183750	20060301
16179605	Single Family	20360301	316000	20060401
16179157	Condominium	20360201	306000	20060301
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16178532	Single Family	20360201	532000	20060301
16178521	PUD	20360101	165084	20060201
16179486	PUD	20360101	363163	20060201
16178896	Single Family	20351001	436000	20051101
99999001	Single Family	20360201	84000	20060301
99999004	Single Family	20360201	109600	20060301
99999005	Single Family	20360201	361600	20060301
99999007	Condominium	20360201	221000	20060301
99999010	Single Family	20351101	188000	20051201
15980136	PUD	20360101	229400	20060201
99999200	Single Family	20360201	761600	20060301
99999201	2-4 Family	20360101	448200	20060201
99999202	Single Family	20360201	288000	20060301

LOAN_SEQ	LOAN_TO_ VALUE	MI	MERS_ID1	MARGIN
16180262	80	No MI		2.25
122405144	74.15000153	No MI		2.9
16178479	80	No MI		2.25
16179674	80	No MI		3.075
16180224	80	No MI		2.25
16179289	80	No MI		3.525
16179228	75	No MI		2.9
16178371	73.87999725	No MI		2.25
16179245	70.84999847	No MI		3.4
16179852	80	No MI		3.45
16180263	74.26000214	No MI		2.25
16179810	78.26999664	No MI		3.075
16178940	75	No MI		3.8
16180106	80	No MI		3.525
16180161	80	No MI		4.15
16180225	80	No MI		2.25
16179773	80	No MI		3.5
16178566	68.41999817	No MI		2.25
16179511	80	No MI		3.325
16179290	75	No MI		2.9
16179920	80	No MI		3.45
16179019	80	No MI		3.875
16180362	70	No MI		2.25
16180264	44.36000061	No MI		2.25
16179811	65	No MI		3.075
16178420	80	No MI		2.25
16179566	80	No MI		3.45
16179675	80	No MI		3.45
16180122	74.55000305	No MI		3.65
16178735	80	No MI		2.25
16180226	80	No MI		2.25
16179512	35.22000122	No MI		3.325
16179214	77.77999878	No MI		3.7
16179133	80	No MI		2.9
16179373	80	No MI		3.45
16180363	80	No MI		2.25
16180265	80	No MI		2.25
16179703	72.29000092	No MI		3.45
16179567	80	No MI		3.45
16178332	64.48000336	No MI		2.25
16178522	80	No MI		2.25
16179482	80	No MI		3.125
16179118	79.98999786	No MI		3.525
16179134	80	No MI		3.15
16179772	80	No MI		4
16179374	60.22999954	No MI		3.45
16180364	80	No MI		2.25
16178546	80	No MI		2.25
16178967	80	No MI		3.05
16180266	72.97000122	No MI		2.25
16179812	74.06999969	No MI		2.725
16179704	80	No MI		3.45
16179034	77.41999817	No MI		3.7
16179692	79.98999786	No MI		3.45
16180137	80	No MI		2.85

16178328	80	No MI	2.25
16179278	75	No MI	3.275
16180228	32.75	No MI	2.25
16178855	80	No MI	2.25
16180185	75	No MI	2.725
16179922	76	No MI	3.2
16179942	79.98999786	No MI	3.45
16180598	80	No MI	2.25
16179008	80	No MI	3.7
16179013	80	No MI	3.5
16179203	69.05000305	No MI	3.925
16179449	80	No MI	3.45
16180431	80	No MI	2.25
16178813	90	PMI	2.25
16179102	90	United Guaranty	3.525
16179328	80	No MI	3.325
16178996	80	No MI	4.4
16179428	80	No MI	2.95
16178441	17.34000015	No MI	2.25
16179747	90	Mortgage Guaranty In	3.45
16178706	80	No MI	2.25
16179393	79.98999786	No MI	3.45
16178681	80	No MI	2.25
16178669	80	No MI	2.25
16178528	80	No MI	3.25
16179255	75	No MI	3.4
16178249	79.98999786	No MI	2.25
16180076	75	No MI	3.525
16178600	80	No MI	2.25
16179895	80	No MI	3.45
16180599	76.66000366	No MI	2.25
16179993	80	No MI	3.45
16180432	80	No MI	2.25
16179173	77.65000153	No MI	3.925
16179429	80	No MI	3.45
16180129	80	No MI	2.875
16179748	80	No MI	3.325
16179968	80	No MI	3.45
16179029	80	No MI	4.35
16178912	79.41999817	No MI	4
16178931	80	No MI	4.4
16178335	80	No MI	2.25
16179650	80	No MI	3.5
16178310	75	No MI	2.25
16178218	40.75	No MI	2.25
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16180016	80	No MI	3.45
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16179847	80	No MI	3.45
16179896	56.47000122	No MI	3.4
16179123	80	No MI	3.525
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16179204	70	No MI	3.925
16179450	80	No MI	3.325
16178997	80	No MI	4
16178781	77.37999725	No MI	2.25
16179969	80	No MI	3.45
16178953	77.58999634	No MI	4
16178309	95	PMI	2.25
16179242	80	No MI	3.7
16178250	76.91999817	No MI	2.25
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16180433	80	No MI	2.25
16178805	79.98000336	No MI	2.25
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16179897	80	No MI	3.325
16179125	80	No MI	3.15
16179193	79.55000305	No MI	3.15
16180602	80	No MI	2.25
16179198	80	No MI	3.525
16179451	79.98999786	No MI	3.45
16178726	80	No MI	2.25
16180048	80	No MI	3.15
16180170	48.84000015	No MI	2.725
16179970	80	No MI	3.2
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16178295	80	No MI	2.25
16178575	80	No MI	2.25
16178666	75.87000275	PMI	3.5
16180116	80	No MI	3.4
16178601	80	No MI	2.25
16178251	80	No MI	2.25
16179783	78	No MI	3.5
16179849	75.79000092	No MI	3.2
16179898	80	No MI	3.075
16179194	74.47000122	No MI	3.525
16180603	80	No MI	2.25

16179452	75	No MI	3.525
16180627	80	No MI	2.25
16179396	80	No MI	3.2
16178936	80	No MI	3.1
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16178913	70	No MI	3.1
16179672	70	No MI	3.45
16180110	80	No MI	3.325
16178291	80	No MI	3.5
16179264	75	No MI	3.025
16178220	80	No MI	2.25
16180018	90	Mortgage Guaranty In	3.45
16179784	80	No MI	3.5
16179108	90	GE Capital MI	3.4
16179453	65	No MI	3.45
16180259	80	No MI	2.25
16179673	75	No MI	3.45
16178689	80	No MI	2.25
16178822	80	No MI	2.25
16179265	73.58000183	No MI	3.525
16179217	75.72000122	No MI	3.025
16179243	57.70000076	No MI	3.7
16179201	70	No MI	3.4
16179850	80	No MI	3.45
16179899	80	No MI	3.45
16179454	80	No MI	2.575
16180260	80	No MI	2.25
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16180190	64.66999817	No MI	3.15
16178581	57.22999954	No MI	2.25
16178568	80	No MI	2.25
16179132	79.88999939	No MI	3.15
16179918	80	No MI	3.45
16178221	67.70999908	No MI	2.25
16179244	79.98999786	No MI	3.4
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16179109	75	No MI	3.525
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16179052	80	No MI	4.2
16179565	90	Mortgage Guaranty In	3.325
16178938	63.40999985	No MI	3.5
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16180088	80	No MI	3.2
16178281	80	No MI	2.25
16179919	77.84999847	No MI	3.45
16178192	75	No MI	3.25
16179018	80	No MI	4.2
16179851	80	No MI	3.45
16179456	80	No MI	3.45
16178773	80	No MI	2.25
16178640	79.91000366	No MI	2.25
16178688	78.22000122	No MI	2.25
16179294	70	No MI	3.525
16179235	63.41999817	No MI	3.7
16180220	78.51999664	No MI	2.25
16179250	80	No MI	3.15
16179207	90	GE Capital MI	3.525
16180070	79.98999786	No MI	3.575
16179478	80	No MI	3.325
16179370	80	No MI	3.45
16179526	80	No MI	3.25
16180452	75	No MI	2.25
16180289	80	No MI	2.25
16180358	80	No MI	2.25
16179163	85	Radian Guaranty	3.525
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16179654	80	No MI	3.45
16180036	80	No MI	3.575
16180163	80	No MI	3.825
16179273	75	No MI	2.65
16180221	80	No MI	2.25
16178387	80	No MI	2.25
16178359	80	No MI	2.25
16178897	79.98999786	No MI	3.7
16180077	75	No MI	3.525
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16180453	80	No MI	2.25
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16179061	79.94999695	No MI	4.2
16179764	80	No MI	3.45
16179143	73.97000122	No MI	2.65
16179807	80	No MI	2.725

16178809	75	No MI	3.25
16179024	80	No MI	4.2
16178793	80	No MI	2.25
16180139	75	No MI	4.025
16179274	70	No MI	3.525
16179295	79.55000305	No MI	3.525
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16180065	80	No MI	4.45
16179808	80	No MI	3.2
16179587	80	No MI	3.45
16178638	80	No MI	2.25
16179702	80	No MI	2.425
16179655	80	No MI	3.325
16179025	80	No MI	3.6
16179691	80	No MI	3.45
16178587	80	No MI	2.25
16178523	80	No MI	2.75
16180223	80	No MI	2.25
16179372	67.47000122	No MI	3.25
16180623	80	No MI	2.25
16180389	79.98999786	No MI	2.25
16180455	80	No MI	2.25
16179074	60.90999985	No MI	3.8
16180292	80	No MI	2.25
16180360	80	No MI	2.25
16179809	80	No MI	2.725
16180141	80	No MI	3.075
16178620	69.98999786	No MI	2.25
16178699	90	Mortgage Guaranty In	2.25
16178629	58.81999969	No MI	2.25
16180084	80	No MI	3.2
16178825	80	No MI	2.25
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16180624	65	No MI	2.25
16180390	80	No MI	2.25
16179184	51.77999878	No MI	3.7
16180456	79.589999634	No MI	2.25
16180293	80	No MI	2.25
16179825	80	No MI	2.95
16180361	75	No MI	2.25
16178449	80	No MI	2.25
16179717	79.98999786	No MI	3.45
16180192	75	No MI	3.525
16178652	80	No MI	3.25
16180156	80	No MI	3.75
16178945	80	No MI	3.5
16178639	80	No MI	2.25
16178778	66.66999817	No MI	2.25
16178304	70	No MI	2.25
16178325	33.63999939	No MI	2.75
16179775	80	No MI	3.5
16179236	76.09999847	No MI	3.525
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16180294	78.68000031	No MI	2.25
16179826	74.66999817	No MI	2.95
16179718	75	No MI	3.45
16179037	80	No MI	4.4
16180151	80	No MI	3.4
16178693	80	No MI	2.25
16178865	80	No MI	2.25
16179276	70	No MI	3.525
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16178512	80	No MI	2.25
16178228	75	No MI	2.25
16180557	80	No MI	2.25
16180392	37.04000092	No MI	2.25
16180458	69.70999908	No MI	2.25
16180172	69.41999817	No MI	3.95
16180295	80	No MI	2.25
16178407	80	No MI	2.25
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16179062	80	No MI	4.4
16178708	80	No MI	2.25
16178338	63.43000031	No MI	2.25
16178525	79.98999786	No MI	3.25
16178181	79.97000122	No MI	2.75
16179303	80	No MI	3.525
16178391	80	No MI	2.25

16179277	75	No MI	3.525
16179500	80	No MI	3.5
16179648	80	No MI	3.5
16180074	79.98000336	No MI	3.15
16180558	80	No MI	2.25
16180327	70.91999817	No MI	2.25
16180586	80	No MI	2.25
16179932	79.98999786	No MI	3.45
16179985	80	No MI	3.45
16178959	80	No MI	4.4
16180326	80	No MI	2.25
16179646	80	No MI	3.5
16179148	74.19000244	No MI	3.025
16179162	80	No MI	3.7
16179740	79.98999786	No MI	3.45
16178713	80	No MI	2.25
16178645	80	No MI	2.25
16178548	80	No MI	3.25
16178243	80	No MI	2.25
16180518	75	No MI	2.25
16179121	75	No MI	3.525
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16179933	68.33000183	No MI	3.325
16180186	79.98000336	No MI	2.875
16179986	80	No MI	3.45
16180420	75	No MI	2.25
16178733	80	No MI	2.25
16180487	80	No MI	2.25
16179067	80	No MI	3.75
16179170	80	No MI	3.775
16178416	67.19999695	No MI	2.25
16180067	79.97000122	No MI	3.825
16179057	80	No MI	4.2
16178200	80	No MI	2.25
16178201	80	No MI	2.25
16178202	80	No MI	2.25
16178203	56.93999863	No MI	2.25
16178204	80	No MI	2.25
16178205	80	No MI	2.25
16178206	80	No MI	2.25
16178207	79.26000214	No MI	2.25
16178208	61.70000076	No MI	2.25
16178209	80	No MI	2.25
16178841	80	No MI	2.25
16178762	79.97000122	No MI	2.25
16178843	79.55000305	No MI	2.25
16178763	80	No MI	2.25
16178845	80	No MI	2.25
16178846	80	No MI	2.25
16178684	90	Mortgage Guaranty In	2.25
16178847	80	No MI	2.25
16178685	80	No MI	2.25
16178686	76.01999664	No MI	2.25
16178848	80	No MI	2.25
16178849	80	No MI	2.25
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16178213	70	No MI	2.25
16178214	79.98999786	No MI	2.25
16178215	80	No MI	2.25
16178850	80	No MI	2.25
16178852	80	No MI	2.25
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16178854	80	No MI	2.25
16178692	80	No MI	2.25
16178774	77.73000336	No MI	2.25
16178857	80	No MI	2.25
16178858	75	No MI	2.25
16178859	80	No MI	2.25
16178697	80	No MI	2.25
16178779	55.83000183	No MI	2.25
16178301	90	Mortgage Guaranty In	2.25
16178303	80	No MI	2.25
16178305	80	No MI	2.75
16178307	80	No MI	2.25
16179831	80	No MI	3.5
16178860	80	No MI	2.25
16178863	80	No MI	2.25
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16178787	80	No MI	2.25
16178869	80	No MI	2.25
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16180196	70	No MI	2.25
16180197	65	No MI	2.25
16178317	70	No MI	3.375
16180198	80	No MI	2.25
16180199	90	United Guaranty	2.25
16179921	75.08999634	No MI	3.45



16178319	17.88999939	No MI	3.5
16178870	80	No MI	2.25
16178790	80	No MI	2.25
16178872	80	No MI	2.25
16178873	80	No MI	2.25
16178792	70.81999969	No MI	2.25
16178874	80	No MI	2.25
16178794	75	No MI	2.25
16178875	80	No MI	2.25
16178876	80	No MI	2.25
16178795	80	No MI	2.25
16178877	75	No MI	2.25
16178322	100	Mortgage Guaranty In	2.25
16178880	80	No MI	2.25
16179771	80	No MI	3.5
16178882	80	No MI	2.25
16178883	80	No MI	2.25
16179778	80	No MI	2.875
16178170	89.98999786	Republic MIC	3.25
16178173	94.98999786	GE Capital MI	3.25
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16178174	80	No MI	2.25
16178177	80	No MI	3.25
16178259	80	No MI	3.25
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16179787	90	PMI	2.875
16178502	80	No MI	2.25
16180626	90	PMI	2.25
16178503	80	No MI	2.25
16178180	65.68000031	No MI	3.25
16178504	80	No MI	2.25
16178263	80	No MI	2.25
16178506	80	No MI	2.25
16178184	80	No MI	2.25
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16180054	80	No MI	3.2
16179761	80	No MI	3.45
16178775	80	No MI	2.25
16178286	80	No MI	3.25
16179516	80	No MI	3.5
16179407	95	Radian Guaranty	3.5
16180246	80	No MI	2.25
16178481	80	No MI	2.25
16178519	80	No MI	2.25
16180479	75.73999786	No MI	2.25
16178890	75	No MI	3.9
16180549	80	No MI	2.25
16180319	80	No MI	2.25
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16180450	80	No MI	2.25
16179165	80	No MI	4.05
16180058	80	No MI	3.7
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16178314	80	No MI	2.25
16179714	38.45999908	No MI	3.2
16178783	80	No MI	2.25
16178524	70	No MI	2.25
16180247	90	United Guaranty	2.25
16179390	80	No MI	3.45
16179982	80	No MI	3.45
16180480	64.91999817	No MI	2.25
16180550	75	No MI	2.25
16180320	80	No MI	2.25
16179415	80	No MI	3.45
16179738	74.98000336	No MI	2.95
16180451	80	No MI	2.25
16180144	80	No MI	3.15
16179602	80	No MI	3.45
16179146	79.98000336	No MI	3.7
16178428	80	No MI	2.25
16178644	68.48000336	No MI	2.25
16178401	50.20000076	No MI	3.5
16178691	80	No MI	2.25
16179301	80	No MI	3.525
16180248	19.37999916	No MI	2.25
16179254	75	No MI	3.525
16179391	79.93000031	No MI	3.45
16179983	90	Mortgage Guaranty In	3.45
16178225	80	No MI	2.25
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16180481	80	No MI	2.25
16178489	80	No MI	2.25
16180551	80	No MI	2.25
16180321	80	No MI	2.25
16179779	80	No MI	3.5

16179009	79.31999969	No MI	2.875
16180386	83.63999939	Mortgage Guaranty In	2.25
16178785	80	No MI	2.25
16179048	78.63999939	No MI	4.4
16179715	80	No MI	3.45
16180138	79.80000305	No MI	3.575
16178390	54.95999908	No MI	2.25
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16180416	80	No MI	2.25
16180482	80	No MI	2.25
16180552	80	No MI	2.25
16180322	80	No MI	2.25
16179416	80	No MI	3.45
16179090	80	No MI	4.4
16178976	80	No MI	4.4
16180387	80	No MI	2.25
16179183	80	No MI	2.65
16180052	69.44000244	No MI	2.925
16180178	75	No MI	4.575
16179739	80	No MI	3.45
16178992	80	No MI	3.6
16179072	79.94000244	No MI	4.125
16178429	80	No MI	2.25
16178226	76.73999786	No MI	2.25
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16179830	80	No MI	3.5
16178297	79.98999786	No MI	3.25
16178505	63.15999985	No MI	2.25
16178483	75	No MI	2.25
16179306	80	No MI	3.45
16180079	80	No MI	3.45
16180584	80	No MI	2.25
16180418	68.13999939	No MI	2.25
16180484	70	No MI	2.25
16180554	80	No MI	2.25
16180324	80	No MI	2.25
16179417	79.98999786	No MI	3.45
16179091	73.12000275	No MI	3.75
16178437	22.20999908	No MI	2.25
16180169	80	No MI	3.15
16179619	80	No MI	3.5
16179960	80	No MI	2.875
16178541	80	No MI	2.25
16178265	80	No MI	2.25
16178462	80	No MI	2.25
16179196	75	No MI	3.7
16180585	80	No MI	2.25
16179931	80	No MI	3.45
16178227	80	No MI	2.25
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16180555	80	No MI	2.25
16180325	80	No MI	2.25
16179418	80	No MI	3.45
16178717	75.55999756	No MI	2.25
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16179092	80	No MI	3.75
16179161	90	Mortgage Guaranty In	3.525
16178729	80	No MI	2.25
16178406	80	No MI	2.25
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16179348	52.97000122	No MI	2.95
16179531	80	No MI	3.45
16178189	79.98999786	No MI	2.25
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16179884	80	No MI	3.45
16179684	80	No MI	3.45
16180152	80	No MI	3.45
16180092	80	No MI	3.2
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16178761	80	No MI	2.25
16179774	75	No MI	2.625
16178961	80	No MI	4.43
16179206	70	No MI	3.525
16180443	80	No MI	2.25
16178280	72.30999756	No MI	2.25
16180281	79.77999878	No MI	2.25
16180350	79.98999786	No MI	2.25
16179757	72.12000275	No MI	3.45
16180241	80	No MI	2.25
16179293	80	No MI	3.4
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16179232	80	No MI	3.025
16180053	71.62999725	No MI	3.7
16180061	80	No MI	3.45
16179386	80	No MI	3.45
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16180444	79.70999908	No MI	2.25
16179070	80	No MI	3.75
16180282	80	No MI	2.25
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16179710	79.98999786	No MI	3.45
16179758	79.98999786	No MI	3.45
16179579	75	No MI	3.325
16178944	80	No MI	2.8
16179142	72.87000275	No MI	3.525
16180193	80	No MI	3.375
16178696	62.65999985	No MI	2.25
16178712	80	No MI	2.25
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16180242	80	No MI	2.25
16179491	80	No MI	3.5
16180381	80	No MI	2.25
16180445	75.23000336	No MI	2.25
16179164	80	No MI	3.7
16180283	80	No MI	2.25
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16180352	62.34000015	No MI	2.25
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16180039	79.79000092	No MI	3.025
16179298	79.48999786	No MI	3.525
16180243	75	No MI	2.25
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16179492	80	No MI	3.5
16180382	70	No MI	2.25
16180446	65	No MI	2.25
16179071	77.80999756	No MI	4.4
16180284	80	No MI	2.25
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16180166	80	No MI	3.325
16178803	68.80000305	No MI	2.25
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16179777	80	No MI	4.75
16179828	80	No MI	3.5
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16180127	80	No MI	3.275
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16179493	80	No MI	3.5
16179388	80	No MI	3.45
16178660	80	No MI	2.25
16180383	80	No MI	2.25
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16178991	80	No MI	3.75
16178963	80	No MI	3.75
16179600	80	No MI	3.45
16180285	64.22000122	No MI	2.25
16179035	80	No MI	4
16179582	80	No MI	3.45
16178597	80	No MI	2.25
16180045	64.62999725	No MI	3.225
16180244	79.37999725	No MI	2.25
16178320	70	No MI	3.375
16179139	95	PMI	3.275
16178377	80	No MI	2.25
16180547	80	No MI	2.25
16180317	80	No MI	2.25
16178171	95	Mortgage Guaranty In	3.25
16180384	80	No MI	2.25
16180448	80	No MI	2.25
16178404	80	No MI	2.25
16179155	80	No MI	3.525
16179712	80	No MI	3.45
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16179583	80	No MI	3.45
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16178622	80	No MI	2.25
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16179484	80	No MI	3.5
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16178608	80	No MI	2.25
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16180318	80	No MI	2.25
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16178884	80	No MI	3.7
16179405	80	No MI	3.45
16180347	80	No MI	2.25
16179575	80	No MI	3.45
16178892	80	No MI	3.275

16178851	76.44000244	No MI	2.25
16179792	80	No MI	3.5
16178736	80	No MI	2.75
16178767	80	No MI	2.25
16179230	75	No MI	3.95
16179113	77.87000275	No MI	3.4
16179864	80	No MI	3.45
16178369	36.79999924	No MI	2.25
16179365	95	Mortgage Guaranty In	3.45
16180278	70	No MI	2.25
16180348	80	No MI	2.25
16179802	80	No MI	2.725
16178626	80	No MI	2.25
16179137	80	No MI	2.9
16179248	75	No MI	3.95
16178386	72.83000183	No MI	2.25
16179261	80	No MI	3.525
16179910	79.98999786	No MI	3.45
16179487	80	No MI	2.875
16180279	64.76000214	No MI	2.25
16179060	80	No MI	4.4
16179577	80	No MI	3.45
16179803	74.43000031	No MI	2.725
16179618	80	No MI	3.5
16178764	90	GE Capital MI	2.25
16178282	80	No MI	2.25
16179292	80	No MI	3.525
16179231	70	No MI	3.275
16179138	79.95999908	No MI	2.9
16178376	70	No MI	2.25
16179100	75	No MI	3.525
16180184	80	No MI	3.7
16180442	70	No MI	2.25
16180349	56.38999939	No MI	2.25
16179578	80	No MI	3.45
16179804	80	No MI	2.725
16179045	74.76000214	No MI	4.125
16180051	63.86000061	No MI	4.45
16178893	80	No MI	3.45
16179806	74.55999756	No MI	3.075
16180257	60	No MI	2.25
16179700	80	No MI	3.45
16178828	80	No MI	2.25
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16180620	75	No MI	2.25
16179953	80	No MI	3.45
16180109	75.91000366	No MI	3.175
16179563	80	No MI	3.45
16178832	80	No MI	2.25
16179480	80	No MI	4.875
16179481	80	No MI	3.5
16178834	80	No MI	2.25
16178591	75	No MI	2.25
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16179483	80	No MI	3.5
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16178836	80	No MI	2.25
16178755	80	No MI	2.25
16178593	65	No MI	2.25
16178756	80	No MI	2.25
16180183	80	No MI	3.4
16180174	78.79000092	No MI	3.2
16180044	80	No MI	3.275
16179545	90	Mortgage Guaranty In	3.45
16180346	80	No MI	2.25
16178323	63.38000107	No MI	2.25
16178586	65	No MI	2.25
16180219	79.98999786	No MI	2.25
16180188	75	No MI	3.7
16179916	70	No MI	3.45
16178455	79.98999786	No MI	3.25
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16180288	80	No MI	2.25
16178594	90	GE Capital MI	2.25
16178676	20.36000061	No MI	2.25

16178757	80	No MI	2.25
16178838	80	No MI	2.25
16178758	90	GE Capital MI	2.25
16178596	80	No MI	2.25
16178759	80	No MI	2.25
16179569	75	No MI	3.45
16178678	80	No MI	2.25
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16179327	80	No MI	3.5
16178780	75	No MI	2.25
16179347	90	United Guaranty	3.075
16180614	80	No MI	2.25
16179948	80	No MI	3.45
16178656	50	No MI	2.25
16179044	70	No MI	3.1
16179620	80	No MI	4
16180132	75	No MI	4.2
16178771	80	No MI	2.75
16178682	75	No MI	2.25
16179136	80	No MI	2.9
16179175	79.62000275	No MI	3.95
16180357	80	No MI	2.25
16179763	73.94000244	No MI	3.45
16179585	80	No MI	3.45
16180258	80	No MI	2.25
16179701	86.37000275	Mortgage Guaranty In	2.95
16179653	80	No MI	3.45
16178922	36.95000076	No MI	2.95
16178598	65	No MI	2.25
16178599	80	No MI	2.25
16180512	75.44000244	No MI	2.25
16179247	71.72000122	No MI	2.9
16179099	80	No MI	3.7
16179952	80	No MI	3.45
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16178823	80	No MI	2.25
16178743	80	No MI	2.25
16179553	80	No MI	3.5
16178824	78.86000061	No MI	2.25
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16178663	80	No MI	2.25
16178826	80	No MI	2.25
16178745	75	No MI	2.25
16178583	80	No MI	2.25
16179404	80	No MI	3.45
16180345	80	No MI	2.25
16179683	79.98999786	No MI	3.45
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16179762	75	No MI	3.325
16180126	75	No MI	3.15
16180033	79.83000183	No MI	3.95
16179555	79.95999908	No MI	3.75
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16179670	80	No MI	3.45
16179861	80	No MI	3.45
16178675	80	No MI	2.25
16179249	73.12999725	No MI	2.95
16179115	80	No MI	3.7
16178398	77.63999939	No MI	3.5
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16180201	80	No MI	2.25
16179216	77.86000061	No MI	3.15
16179315	90	PMI	2.95
16180202	57.34999847	No MI	2.25
16180204	80	No MI	2.25
16180205	80	No MI	2.25
16180206	80	No MI	2.25
16180207	80	No MI	2.25
16180208	80	No MI	2.25
16180209	73.61000061	No MI	2.25
16179476	77.26999664	No MI	2.95
16180179	66.15000153	No MI	4.075
16179530	69.56999969	No MI	3.5
16179611	80	No MI	3.875
16180255	72.59999847	No MI	2.25
16178920	80	No MI	3.5
16178801	79.25	No MI	2.25
16179613	80	No MI	4
16178641	80	No MI	2.25
16178722	80	No MI	2.25
16178444	60	No MI	2.25
16179561	80	No MI	3.2
16178804	80	No MI	2.25
16178561	80	No MI	2.25
16180414	80	No MI	2.25
16178436	74.55000305	No MI	2.25
16179226	80	No MI	3.525

16180619	80	No MI	2.25
16178290	80	No MI	3.5
16178293	80	No MI	3.25
16178770	80	No MI	2.25
16179233	79.59999847	No MI	3.45
16178642	80	No MI	2.25
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16179346	90	United Guaranty	3.075
16179840	80	No MI	3.45
16180217	80	No MI	2.25
16178643	80	No MI	2.25
16178806	56.52000046	No MI	2.25
16178484	80	No MI	2.25
16178565	79.98000336	No MI	2.25
16178889	80	No MI	3.7
16179632	90	Mortgage Guaranty In	3.325
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16179488	90	Triad Guaranty	2.875
16179914	80	No MI	3.45
16178486	80	No MI	2.25
16178649	62.90000153	No MI	2.25
16178488	77.08999634	No MI	2.25
16180210	80	No MI	2.25
16180211	74.66999817	No MI	2.25
16180212	75	No MI	2.25
16180147	80	No MI	3
16180213	79.97000122	No MI	2.25
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16178172	80	No MI	2.25
16178493	70	No MI	2.25
16180355	80	No MI	2.25
16178730	80	No MI	2.25
16178811	90.40000153	Radian Guaranty	2.25
16178812	80	No MI	2.25
16178650	89.98000336	GE Capital MI	2.25
16179622	79.93000031	No MI	4
16178570	80	No MI	2.25
16180256	80	No MI	2.25
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16178571	80	No MI	2.25
16178814	80	No MI	2.25
16179562	93.51999664	Mortgage Guaranty In	3.45
16178799	80	No MI	2.25
16178490	80	No MI	2.25
16179624	80	No MI	3.5
16179363	80	No MI	3.45
16179051	80	No MI	4.375
16178549	80	No MI	3.25
16178605	65	No MI	2.25
16179234	80	No MI	3.525
16178815	80	No MI	2.25
16178734	71.43000031	No MI	3.25
16178241	74.91000366	No MI	2.25
16179105	95	United Guaranty	3.525
16180218	77.44000244	No MI	2.25
16178318	47.77999878	No MI	3.375
16178654	80	No MI	2.25
16178655	80	No MI	2.25
16179915	80	No MI	3.45
16178818	79.98999786	No MI	2.25
16178819	80	No MI	2.25
16179221	80	No MI	3.15
16178495	80	No MI	2.25
16178576	80	No MI	2.25
16178496	80	No MI	2.25
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16178497	80	No MI	2.25
16179477	80	No MI	3.45
16179369	80	No MI	3.45
16180287	79.98000336	No MI	2.25
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16178632	80	No MI	2.25
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16178471	52.29000092	No MI	2.25
16178552	80	No MI	2.25
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16178472	80	No MI	2.25
16178392	75	No MI	2.25
16179608	80	No MI	3.5
16178555	80	No MI	2.25
16179527	80	No MI	3.75

16179609	80	No MI	3.5
16178556	65	No MI	2.25
16178475	80	No MI	2.25
16178394	79.98000336	No MI	2.25
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16178476	80	No MI	2.25
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16178952	79.98999786	No MI	3.65
16178958	74.98999786	No MI	3.4
16179011	80	No MI	4.375
16179368	80	No MI	2.95
16178397	80	No MI	2.75
16178238	80	No MI	2.25
16180577	80	No MI	2.25
16179980	80	No MI	3.45
16178224	70	No MI	2.25
16179179	89.98999786	GE Capital MI	3.15
16180409	80	No MI	2.25
16179786	80	No MI	3.5
16179066	74.95999908	No MI	3.5
16180545	80	No MI	2.25
16180315	80	No MI	2.25
16178413	65	No MI	2.25
16178985	80	No MI	3.2
16179313	80	No MI	3.5
16178403	36.99000168	No MI	2.25
16180125	78.16000366	No MI	2.925
16178891	80	No MI	3.925
16178750	77.16000366	No MI	2.25
16178299	63.56000137	No MI	2.25
16178560	70	No MI	2.25
16179208	75	No MI	3.525
16179880	80	No MI	3.325
16179307	80	No MI	3.5
16179180	73.73000336	No MI	3.45
16180410	80	No MI	2.25
16180476	80	No MI	2.25
16179836	63.04000092	No MI	3.075
16180066	76.95999908	No MI	3.45
16180316	80	No MI	2.25
16178974	80	No MI	4.2
16178435	79.98999786	No MI	2.25
16178723	77.48000336	No MI	2.25
16178183	90	Mortgage Guaranty In	2.25
16179344	64.70999908	No MI	3.075
16179309	60.04999924	No MI	3.45
16179341	80	No MI	3.45
16178302	80	No MI	2.25
16178239	77.38999939	No MI	2.25
16179209	75	No MI	3.525
16180509	80	No MI	2.25
16179010	79.98999786	No MI	4.375
16180411	70	No MI	2.25
16180477	60.77999878	No MI	2.25
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16178975	36.04000092	No MI	4.375
16180040	80	No MI	3.275
16178509	59.84000015	No MI	2.25
16180510	80	No MI	2.25
16178494	77.62000275	No MI	2.25
16180579	80	No MI	2.25
16179781	80	No MI	4.75
16179436	84.70999908	Mortgage Guaranty In	3.2
16180412	71.61000061	No MI	2.25
16180478	80	No MI	2.25
16179001	80	No MI	3.8
16179736	80	No MI	3.45
16178621	80	No MI	2.25
16179503	77.43000031	No MI	3.325
16178617	80	No MI	3.25
16178572	80	No MI	2.25
16178753	80	No MI	2.25
16179623	80	No MI	3.5
16178240	80	No MI	2.25
16180580	80	No MI	2.25
16179981	80	No MI	3.45
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16179737	75	No MI	3.45
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16178816	80	No MI	2.25
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16179006	70.27999878	No MI	4
16178518	70	No MI	2.25

16179977	80	No MI	3.45
16179190	80	No MI	3.525
16180472	80	No MI	2.25
16180541	80	No MI	2.25
16180311	80	No MI	2.25
16179410	95	Mortgage Guaranty In	3.45
16178658	76.16000366	No MI	2.25
16179176	80	No MI	3.7
16180378	79.98000336	No MI	2.25
16178989	80	No MI	4.4
16179732	80	No MI	3.45
16178728	80	No MI	2.25
16178454	73.59999847	No MI	2.25
16178402	80	No MI	2.25
16179697	80	No MI	3.45
16178595	75	No MI	2.25
16180107	75	No MI	4.075
16180240	80	No MI	2.25
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16178602	70	No MI	2.25
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16179411	79.98999786	No MI	3.45
16179056	80	No MI	4.4
16180379	80	No MI	2.25
16178434	80	No MI	2.25
16179733	80	No MI	3.45
16178704	80	No MI	2.25
16179820	75	No MI	2.725
16180128	80	No MI	3.15
16180153	56.63999939	No MI	2.925
16178426	80	No MI	2.25
16179698	80	No MI	3.45
16180114	74.97000122	No MI	4.075
16179283	75	No MI	3.525
16178381	62.25	No MI	2.25
16178900	95	GE Capital MI	3.525
16178342	80	No MI	2.25
16178223	60.86999893	No MI	2.25
16180407	80	No MI	2.25
16180474	79.27999878	No MI	2.25
16179168	80	No MI	2.725
16180543	80	No MI	2.25
16180313	80	No MI	2.25
16179087	80	No MI	4.375
16180380	80	No MI	2.25
16179734	79.98999786	No MI	3.45
16178715	80	No MI	2.25
16179521	80	No MI	3.875
16178327	63.22999954	No MI	2.375
16179284	80	No MI	3.525
16178613	80	No MI	2.25
16180576	80	No MI	2.25
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16180475	75	No MI	2.25
16179169	73.11000061	No MI	3.45
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16180314	80	No MI	2.25
16179088	80	No MI	4.4
16179160	80	No MI	3.275
16178990	80	No MI	4.375
16179735	80	No MI	3.45
16178306	80	No MI	2.25
16179039	50	No MI	3.5
16178949	80	No MI	3.25
16179334	80	No MI	3.25
16179135	79.72000122	No MI	3.7
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16178894	75	No MI	3.15
16179381	75	No MI	3.075
16180536	80	No MI	2.25
16179598	80	No MI	3.45
16179816	80	No MI	3.075
16180276	79.98999786	No MI	2.25
16179144	80	No MI	3.525
16178700	80	No MI	2.25
16179573	68.18000031	No MI	3.45
16180124	78.81999969	No MI	3.225
16178619	80	No MI	2.25
16179282	70.76999664	No MI	3.025
16178374	80	No MI	2.25
16179928	80	No MI	3.45
16179382	70.70999908	No MI	2.95
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16180307	74.98999786	No MI	2.25
16180374	80	No MI	2.25
16179064	68.04000092	No MI	4.2
16180439	80	No MI	2.25
16178714	73.58000183	No MI	2.25



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16179817	80	No MI	2.95
16178927	80	No MI	3.6
16179755	80	No MI	3.45
16178878	80	No MI	2.25
16178349	80	No MI	2.25
16180022	80	No MI	3.45
16180236	72.47000122	No MI	2.25
16179929	79.98999786	No MI	3.45
16178895	71.81999969	No MI	3.275
16180538	80	No MI	2.25
16180308	80	No MI	2.25
16180375	57.33000183	No MI	2.25
16180440	80	No MI	2.25
16178547	80	No MI	2.25
16179818	72.73000336	No MI	3.075
16180277	80	No MI	2.25
16179153	73.76999664	No MI	3.525
16178980	70.58000183	No MI	3.94
16179054	69.76999664	No MI	4.375
16178424	80	No MI	2.25
16179708	80	No MI	3.45
16180140	65	No MI	3.9
16180023	64.19000244	No MI	3.45
16178768	77.23000336	No MI	2.25
16178260	80	No MI	2.25
16180237	80	No MI	2.25
16178375	80	No MI	2.25
16178864	80	No MI	2.25
16178341	80	No MI	2.25
16178611	80	No MI	2.25
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16178948	80	No MI	3.5
16178970	80	No MI	4.3
16180171	23.07999992	No MI	3.4
16178879	80	No MI	2.25
16180133	60.34000015	No MI	3.2
16178651	58.49000168	No MI	2.25
16180024	64.04000092	No MI	3.45
16180238	69.56999969	No MI	2.25
16179352	80	No MI	3.5
16179384	80	No MI	3.45
16179976	80	No MI	3.45
16180471	80	No MI	2.25
16180540	80	No MI	2.25
16178983	74.83000183	No MI	4.4
16180377	79.97000122	No MI	2.25
16180441	80	No MI	2.25
16179731	80	No MI	3.45
16179819	77.44999695	No MI	3.075
16178971	80	No MI	3.5
16178425	80	No MI	2.25
16180162	73.94000244	No MI	4.45
16180143	79.98999786	No MI	3.825
16179709	80	No MI	3.975
16179696	80	No MI	3.45
16178313	67.16000366	No MI	2.25
16180025	77.26000214	No MI	3.45
16178592	79.98999786	No MI	2.25
16179310	79.95999908	No MI	3.2
16180239	55.56000137	No MI	2.25
16178380	44.16999817	No MI	2.25
16179252	80	No MI	3.7
16178856	79.98999786	No MI	2.25
16180436	80	No MI	2.25
16180273	80	No MI	2.25
16178175	59.59999847	No MI	2.75
16179707	80	No MI	3.45
16178925	80	No MI	3.9
16179695	80	No MI	3.2
16178796	80	No MI	2.25
16180177	80	No MI	3.525
16178635	77.91999817	No MI	2.25
16178531	80	No MI	2.25
16179682	80	No MI	3.45
16180108	74.97000122	No MI	4.075
16178337	59.36000061	No MI	2.25
16179297	76.41999817	No MI	3.525
16180234	80	No MI	2.25
16179925	79.98999786	No MI	3.45
16179641	80	No MI	3.5
16179379	80	No MI	3.45
16179362	79.98999786	No MI	3.45
16179182	80	No MI	3.525
16180372	71.40000153	No MI	2.25
16180437	79.98999786	No MI	2.25
16178969	75	No MI	3.4
16179047	75.15000153	No MI	4.375
16180274	51.34000015	No MI	2.25
16179815	80	No MI	3.2
16178423	80	No MI	2.25

16178315	72.54000092	No MI	2.25
16179753	80	No MI	3.45
16178821	80	No MI	2.25
16179270	79.97000122	No MI	3.525
16179120	90	Mortgage Guaranty In	3.4
16180062	77.41999817	No MI	3.2
16179926	80	No MI	3.45
16179098	85	GE Capital MI	3.7
16179380	80	No MI	3.325
16180373	80	No MI	2.25
16178662	80	No MI	2.25
16180438	80	No MI	2.25
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16178760	80	No MI	2.25
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16179271	80	No MI	3.275
16179640	48.72000122	No MI	3.075
16178887	75	No MI	3.7
16179354	80	No MI	3.45
16180354	80	No MI	2.25
16179805	56.36000061	No MI	2.95
16179128	80	No MI	3.275
16180618	58.58000183	No MI	2.25
16180006	37.70999908	No MI	3.075
16178960	75	No MI	3.625
16180517	80	No MI	2.25
16179630	80	No MI	3.2
16179442	73.43000031	No MI	2.95
16178934	80	No MI	3.75
16178262	79.98999786	No MI	3.25
16178837	80	No MI	2.25
16180117	79.97000122	No MI	2.9
16178563	79.55000305	No MI	2.25
16179212	73	No MI	3.7
16179860	80	No MI	3.45
16179129	72.02999878	No MI	3.525
16179909	80	No MI	3.975
16179016	75.37000275	No MI	4.25
16178999	80	No MI	2.6
16179631	42.31000137	No MI	3.075
16179443	80	No MI	3.45
16178909	80	No MI	3.5
16179664	80	No MI	3.45
16180027	79.98999786	No MI	2.775
16178499	80	No MI	2.25
16179858	80	No MI	3.325
16179551	80	No MI	3.5
16180270	80	No MI	2.25
16179151	94.77999878	PMI	3.15
16179750	80	No MI	3.45
16178942	75	No MI	4.4
16179141	69.54000092	No MI	3.15
16178354	75	No MI	2.25
16179680	80	No MI	3.45
16178690	80	No MI	2.25
16180034	80	No MI	3.15
16179268	80	No MI	3.7
16179514	79.72000122	No MI	3.325
16178372	80	No MI	2.25
16179097	79.94000244	No MI	2.65
16179859	80	No MI	3.45
16178367	80	No MI	2.25
16179464	80	No MI	3.45
16180434	65	No MI	2.25
16178487	61.27999878	No MI	2.25
16180271	75	No MI	2.25
16178191	80	No MI	3.25
16179152	74.91000366	No MI	3.525
16178979	80	No MI	4.4
16178924	74.70999908	No MI	3
16178943	80	No MI	3.9
16179610	70	No MI	3.5
16179269	65.25	No MI	2.525
16179519	80	No MI	3.5
16179923	78.87000275	No MI	3.2
16179360	57	No MI	2.8
16180073	70	No MI	4.325
16180435	76.91999817	No MI	2.25
16180272	80	No MI	2.25
16179752	80	No MI	3.45
16178545	61.74000168	No MI	2.25
16178648	80	No MI	2.25
16178915	77.58000183	No MI	3.1
16179681	80	No MI	3.45
16178584	80	No MI	2.25
16180233	80	No MI	2.25
16179291	80	No MI	3.525
16178373	80	No MI	2.25
16179361	80	No MI	3.2
16180250	80	No MI	2.25
16178935	69.88999939	No MI	3.6
16179556	80	No MI	3.45

16178962	80	No MI	4.375
16178791	80	No MI	2.25
16178292	80	No MI	3.5
16180083	80	No MI	2.95
16178334	80	No MI	2.75
16179262	80	No MI	3.7
16178667	80	No MI	3.5
16179241	80	No MI	3.15
16179958	80	No MI	3.45
16178357	88.51000214	GE Capital MI	2.25
16178216	80	No MI	2.25
16180013	80	No MI	2.875
16179846	80	No MI	3.45
16179637	78.33000183	No MI	3.075
16180251	80	No MI	2.25
16180102	80	No MI	4.45
16178683	80	No MI	2.25
16178300	80	No MI	2.25
16178765	75	No MI	2.75
16179796	80	No MI	3.875
16178564	74.93000031	No MI	2.25
16179114	78.51000214	No MI	3.55
16178383	80	No MI	2.25
16180014	80	No MI	3.45
16179473	79.98999786	No MI	2.5
16179794	80	No MI	3.375
16180176	75	No MI	4.15
16179007	80	No MI	4.05
16180252	80	No MI	2.25
16179699	79.98999786	No MI	3.45
16179041	80	No MI	4.4
16180111	75	No MI	2.925
16179614	75	No MI	3.5
16178517	60.15999985	No MI	2.25
16179213	80	No MI	3.525
16179215	80	No MI	3.025
16179639	80	No MI	3.45
16179353	80	No MI	3.45
16180253	68	No MI	2.25
16178951	75	No MI	3.4
16179669	85	Mortgage Guaranty In	3.45
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16179263	80	No MI	3.525
16179506	65.77999878	No MI	3.325
16179131	55.56000137	No MI	3.7
16179227	76.26999664	No MI	3.525
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16178365	80	No MI	2.25
16178862	80	No MI	2.25
16179946	73.58000183	No MI	3.075
16180612	80	No MI	2.25
16179461	80	No MI	3.45
16180057	70	No MI	3.275
16179339	79.94000244	No MI	3.125
16179617	80	No MI	3.5
16179023	80	No MI	3.6
16178482	80	No MI	2.25
16178906	80	No MI	3.95
16178769	80	No MI	2.75
16179219	63.18000031	No MI	2.9
16178384	56.18000031	No MI	2.25
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16178256	80	No MI	2.25
16179112	78.75	No MI	2.65
16179856	80	No MI	3.45
16179224	80	No MI	2.775
16180613	67.88999939	No MI	2.25
16179462	80	No MI	3.2
16178721	80	No MI	2.25
16179358	80	No MI	3.45
16179408	80	No MI	3.5
16178941	70	No MI	3.95
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16178569	80	No MI	2.25
16179220	80	No MI	3.15
16179211	80	No MI	3.525
16179857	74.15000153	No MI	3.45
16178361	90	GE Capital MI	2.25
16179127	80	No MI	3.15
16179906	80	No MI	3.45
16178366	80	No MI	2.25
16179463	80	No MI	3.45
16179403	80	No MI	3.45
16178657	80	No MI	2.25
16179749	80	No MI	3.45
16179570	80	No MI	3.45
16179140	75.30999756	No MI	3.525
16179031	75	No MI	4.4
16179679	80	No MI	3.45
16178261	88.98000336	GE Capital MI	2.25
16180080	72.30000305	No MI	3.825